

**SCHAPIRO DECLARATION  
EXHIBITS CONTINUED**

# **Schapiro Exhibit 103**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

THE FOOTBALL ASSOCIATION  
PREMIER LEAGUE LIMITED, BOURNE  
CO. (together with its affiliate MURBO  
MUSIC PUBLISHING, INC.), CAL IV  
MUSIC PUBLISHING COMPANY, INC.,  
CAL IV ENTERTAINMENT LLC,  
ROBERT TUR d/b/a LOS ANGELES  
NEWS SERVICE, NATIONAL MUSIC  
PUBLISHERS' ASSOCIATION, THE  
RODGERS & HAMMERSTEIN  
ORGANIZATION, STAGE THREE  
MUSIC (US), INC., EDWARD B.  
MARKS MUSIC COMPANY, FREDDY  
BIENSTOCK MUSIC COMPANY d/b/a  
BIENSTOCK PUBLISHING COMPANY,  
ALLEY MUSIC CORPORATION, X-  
RAY DOG MUSIC, INC., FÉDÉRATION  
FRANÇAISE DE TENNIS, THE MUSIC  
FORCE LLC, and SIN-DROME  
RECORDS, LTD. on behalf of themselves  
and all others similarly situated,

Plaintiffs,

v.

YOUTUBE, INC., YOUTUBE, LLC and  
GOOGLE, INC.,

Defendants.

Case No. 07 Civ. 3582 (LLS)

**CAL IV ENTERTAINMENT LLC'S  
RESPONSES AND OBJECTIONS TO  
DEFENDANTS' FIRST SET OF  
REQUESTS FOR ADMISSION TO  
CAL IV ENTERTAINMENT LLP.**

Pursuant to Rule 36(a) of the Federal Rules of Civil Procedure, Named Plaintiff Cal IV Entertainment LLC ("Cal IV") hereby responds and objects to the Requests for Admission (the "Requests") propounded by Defendants YouTube, Inc., YouTube LLC and Google, Inc. ("YouTube" or "Defendants").

## **GENERAL OBJECTIONS**

The following general objections and statements (“General Objections”) apply to each of the particular Requests propounded by Defendants and are hereby incorporated within each response set forth below. All of the responses set forth below are subject to and do not waive the General Objections:

1. Cal IV objects to the Requests on the ground that Cal IV is still in the process of gathering and analyzing information relevant to these Requests. Cal IV has not completed its review and analysis of all discovery obtained by the parties in this and the related *Viacom* action. Additionally, defendants and non-parties have produced more than 1.5 million pages of documents since October 13, 2009. Cal IV has not yet examined each document produced by defendants or otherwise in this action for the purpose of determining which individual allegations of the Second Amended Class Action Complaint (“Complaint”) it might support, nor has Cal IV completed depositions that may more fully reveal facts and information relevant to these Requests. As discovery is not yet closed, including deposition and expert discovery, and the production of remaining data and/or documents, Plaintiff’s responses to these Requests is preliminary and tentative subject to completion of discovery and following an adequate opportunity to review and analyze all discovery in this action.

2. In responding to these Requests, Cal IV does not concede the relevance, materiality or admissibility of any of the admissions or responses sought herein. Cal IV’s responses are made subject to and without waiving any objections as to relevancy, materiality, admissibility, vagueness, ambiguity, competency or privilege.

3. Cal IV does not waive any of its rights to object on any ground to the use of its responses herein.

4. Cal IV objects to the Requests to the extent that they set forth compound, conjunctive or disjunctive statements.

5. Cal IV objects to each request, instruction or definition to the extent that they seek to impose obligations beyond those imposed or authorized by the Federal Rules of Civil Procedure, the Civil Local Rules of the United States District Court for the Southern District of New York (“Civil Local Rules”), or the applicable standing orders and orders of this Court.

6. Cal IV objects to each request, instruction or definition to the extent that it would require the disclosure of information that is outside the scope of information relevant to this case or that is otherwise improper.

7. Cal IV objects to each request, instruction or definition to the extent that it would require the disclosure of information protected by the attorney-client privilege, the work product doctrine, or any other applicable privilege or immunity.

8. Cal IV objects to each request, instruction or definition to the extent that it would require the disclosure of information generated or compiled by or at the direction of Cal IV’s counsel.

9. Cal IV objects to each request, instruction or definition to the extent that it would require compilation or review of information otherwise within Defendants’ possession, custody or control or more easily accessible to Defendants.

10. Cal IV objects to each request, instruction or definition to the extent that they are vague, ambiguous, overly broad or unduly burdensome.

11. Cal IV objects to each request, instruction or definition to the extent that they purport to require separate responses for each “Accused Clip” as compound and unduly burdensome.

12. Cal IV objects to each request to the extent that they fail to specify an applicable time period and are thereby vague, ambiguous and overbroad.

13. Cal IV objects to each request as premature to the extent that it calls for expert opinion.

14. Cal IV objects to each request to the extent that it calls for a legal conclusion.

15. Cal IV objects to each request, instruction or definition to the extent that they purport to require Cal IV to respond to Defendants' characterizations of legal contentions or call for the application of law to fact to the extent such request seeks disclosure of privileged information.

16. Cal IV objects to the definitions of "Cal IV", "Cal IV's", "you" and "your" as overly broad and unduly burdensome, and further objects to the extent it seeks to impose obligations broader than those specified by Federal Rules of Civil Procedure 26, and Civil Local Rule 26.3(c)(5). Cal IV further objects on the grounds that the definition includes an unknown and unknowable number of "present and former agents, employees, representatives, accountants, investigators, attorneys," "person[s] acting or purporting to act on its behalf", and "other person[s] otherwise subject to its control, which controls it, or is under common control with them." Moreover, this definition includes "affiliates," "divisions," and "units" without any explanation of those terms' meaning. Cal IV further objects to the extent these definitions call for privileged information and to the extent they seek information outside of Plaintiffs' possession, custody or control. In responding to the Interrogatories, Plaintiffs will construe the terms "Cal IV", "Cal IV's", "you" and "your" to mean Named Plaintiff Cal IV.

17. Cal IV objects to the definitions of "Work(s) In Suit" and "Accused Clip(s)" as compound, vague and ambiguous. Cal IV further objects to the extent these definitions call for

privileged information. Cal IV further objects to the definitions of “Work(s) In Suit” and “Accused Clip(s)” to the extent such definitions attempt to limit the number or identity of infringed works or instances of infringement for which Cal IV seeks recovery. As set forth at paragraph 74 of the Second Amended Complaint, the infringed works specified by Cal IV in this litigation are “representative of Protected Works that are and have been infringed by Defendants and/or YouTube’s users.” Similarly, the infringements identified in Exhibit A to the Complaint and within the Complaint are representative and not an exhaustive list of the ongoing and massive infringement by Defendants. Cal IV reserves all rights to identify additional infringements and infringed works.

18. Cal IV objects to the definition of “substantially DMCA-compliant takedown notice” as vague and ambiguous as it requires a qualitative judgment and lacks common or ready definition.

19. Where Cal IV indicates a lack of information or knowledge sufficient to admit or deny a specific request, this lack of information or knowledge follows a reasonable inquiry by Cal IV, and the information known or readily obtainable by Cal IV is insufficient to enable the party to admit or deny.

20. Cal IV reserves the right to supplement or amend these responses. These responses should not be construed as, and do not constitute, a waiver of Cal IV’s right to prove additional facts at summary judgment or trial or any other rights.

21. These general objections are continuing and are incorporated by reference in Cal IV’s answers to each of the Requests set forth below. Any objection or lack of objection to any portion of these Requests is not an admission. Cal IV reserves the right to amend, supplement, modify, or correct these responses and objections as appropriate.

**CAL IV'S RESPONSES AND OBJECTIONS TO SPECIFIC  
REQUESTS FOR ADMISSION**

**REQUEST FOR ADMISSION NO. 1:**

Admit that at all relevant times YouTube was a “service provider” as that term is used in 17 U.S.C. § 512(k)(1)(B).

**RESPONSE TO REQUEST FOR ADMISSION NO. 1:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term “at all relevant times.” Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV admits that the YouTube website in part, provides or operates facilities for, among other things, "online services or network access" as those terms are used in 17 U.S.C. § 512(k)(1)(B), and otherwise denies the request.

**REQUEST FOR ADMISSION NO. 2:**

Admit that at all relevant times, YouTube stored material “at the direction of a user” as that phrase is used in 17 U.S.C. § 512(c)(1).

**RESPONSE TO REQUEST FOR ADMISSION NO. 2:** Cal IV objects to this Request as vague and overbroad, including with respect to the terms “at all relevant times” and “material,” which are undefined terms. Cal IV further objects to this Request to the extent it calls for a legal conclusion. YouTube is a media entertainment enterprise that engages in an array of directly and secondarily infringing activities that are neither storage nor at the direction of a user, such as, without limitation, transforming, copying and distributing material without the direction of a user. Subject to and without waiving the foregoing objections, Cal IV denies this Request.



**REQUEST FOR ADMISSION NO. 3:**

Admit that the material you allege to infringe your copyrights in this case was stored on the youtube.com service “at the direction of a user” as that phrase is used in 17 U.S.C. § 512(c)(1).

**RESPONSE TO REQUEST FOR ADMISSION NO. 3:** Cal IV objects to this Request for Admission as vague and overbroad, including with respect to the term “material,” which is an undefined term. Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 4:**

Admit that all of your copyright infringement claims in this action allege infringement of copyrights “by reason of the storage at the direction of a user” of material that resides on a system or network controlled or operated by or for YouTube, as set forth in 17 U.S.C. § 512(c)(1).

**RESPONSE TO REQUEST FOR ADMISSION NO. 4:** Cal IV objects to this Request for Admission as vague and overbroad, including with respect to the term “material,” which is an undefined term. Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 5:**

Admit that at all relevant times, YouTube had “designated an agent to receive notifications of claimed infringement” as set forth in 17 U.S.C. § 512(c)(2).

**RESPONSE TO REQUEST FOR ADMISSION NO. 5:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term “at all relevant times.” Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 6:**

Admit that on every occasion that you sent YouTube a DMCA takedown notice relating to an accused clip, YouTube responded “expeditiously,” as that phrase is used in 17 U.S.C. § 512(c)(1)(A)(iii), to remove or disable access to the material claimed to be infringing.

**RESPONSE TO REQUEST FOR ADMISSION NO. 6:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term “material.” Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 7:**

Admit that on every occasion that you sent YouTube a DMCA takedown notice relating to an accused clip, YouTube responded within seventy-two business hours to remove or disable access to the material claimed to be infringing.

**RESPONSE TO REQUEST FOR ADMISSION NO. 7:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term “material.” Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 8:**

Admit that for all of the accused clips, prior to receiving a DMCA takedown notice from you identifying those specific clips, YouTube did not have “actual knowledge” that the material was infringing, as described in 17 U.S.C. § 512(c)(1)(A)(i).

**RESPONSE TO REQUEST FOR ADMISSION NO. 8:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term “material.” Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 9:**

Admit that on no occasion did YouTube fail to expeditiously remove or disable access to an accused clip to the extent YouTube became aware of facts or circumstances from which infringing activity was apparent, as described in 17 U.S.C. § 512(c)(1)(A)(ii).

**RESPONSE TO REQUEST FOR ADMISSION NO. 9:** Cal IV objects to this Request as compound. Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 10:**

Admit that YouTube lacked the right and ability to control the infringing activity alleged by you in this case, as described in 17 U.S.C. § 512(c)(1)(B).

**RESPONSE TO REQUEST FOR ADMISSION NO. 10:** Cal IV objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 11:**

Admit that YouTube did not receive a financial benefit directly attributable to the infringing activity alleged by you in this case, as described in 17 U.S.C. § 512(c)(1)(B).

**RESPONSE TO REQUEST FOR ADMISSION NO. 11:** Cal IV objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 12:**

Admit that at all relevant times, access to and use of the youtube.com service was provided to users by YouTube free and without charge.

**RESPONSE TO REQUEST FOR ADMISSION NO. 12:** Cal IV objects to this Request as compound. Cal IV further objects to the terms “at all relevant times,” “access” and “use” as vague and ambiguous. For example, “use” of and “access” to the youtube.com website includes various activities, such as advertising. Subject to and without waiving the foregoing objections, Cal IV denies that “use” of the youtube.com website was provided free and without charge.

**REQUEST FOR ADMISSION NO. 13:**

Admit that at all relevant times YouTube had adopted and reasonably implemented, and informed its subscribers and account holders of, a policy that provides for the termination in appropriate circumstances of subscribers and account holders of YouTube who were repeat infringers, as described in 17 U.S.C. § 512(i)(1)(A).

**RESPONSE TO REQUEST FOR ADMISSION NO. 13:** Cal IV objects to this Request as vague and ambiguous, including the terms “at all relevant times,” “reasonably implemented” and “appropriate circumstances.” Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 14:**

Admit that at no time relevant to this lawsuit have there been any “standard technical measures” in existence as that term is defined in 17 U.S.C. §§ 512(i)(1)(B) and 512(i)(2).

**RESPONSE TO REQUEST FOR ADMISSION NO. 14:** Cal IV objects to this Request as vague and ambiguous, including the term “in existence.” Cal IV further objects to this Request to the extent it calls for legal conclusion. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 15:**

Admit that you do not claim in this case that YouTube failed to comply with 17 U.S.C. §§ 512(i)(1)(B) (*i.e.*, YouTube accommodates and not interfere with “standard technical measures” to the extent any exist).

**RESPONSE TO REQUEST FOR ADMISSION NO. 15:** Cal IV objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections, Cal IV denies this Request.

**REQUEST FOR ADMISSION NO. 16:**

Admit that the presence on the youtube.com website of videos embodying the works in suit can have the effect of increasing consumer demand for those works.

**RESPONSE TO REQUEST FOR ADMISSION NO. 16:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the phrases “can have the effect” and “consumer demand.” Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Cal IV further objects to this request on the ground that it seeks Cal IV’s opinion regarding an incomplete hypothetical question, not the admission or denial of a fact. Subject to the foregoing objections, Cal IV denies this Request on the grounds that the presence of Cal IV content on youtube.com constitutes a substitution of the products sold or and licensed by Cal IV to third parties for a fee.

**REQUEST FOR ADMISSION NO. 17:**

Admit that you agreed to YouTube’s Terms of Service when you created an account on the YouTube server.

**RESPONSE TO REQUEST FOR ADMISSION NO. 17:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term “Terms of Service.” Subject to

and without waiving the foregoing objections, Cal IV states that it created a YouTube account in order to sign up for the Content Verification Program and further states that in order to sign up for the Content Verification Program, Cal IV was required by YouTube to agree to whatever terms YouTube unilaterally imposed on the YouTube account.

**REQUEST FOR ADMISSION NO. 18:**

Admit that while you signed up for YouTube's Content Verification Program, you did not use it.

**RESPONSE TO REQUEST FOR ADMISSION NO. 18:** Cal IV objects to this Request on the ground that it calls for the disclosure of information protected by the attorney-client privilege and/or the work-product doctrine. Cal IV further objects to this Request on the grounds that YouTube has used several euphemisms to refer to a number of "tools" that it offers to content owners. To the extent that the Content Verification Program "tool" is an electronic substitute for a DMCA takedown notice, Cal IV states that after signing up for the Content Verification Program, it determined that because of the huge volume of infringements of its works on the YouTube website, use of the Content Verification Program would not be an effective means of protecting Cal IV's copyrighted content and that it has not used this "tool" and otherwise denies this Request.

**REQUEST FOR ADMISSION NO. 19:**

Admit that you have not signed up to use YouTube's Content ID tool.

**RESPONSE TO REQUEST FOR ADMISSION NO. 19:** Cal IV objects to this Request on the grounds that YouTube has used several euphemisms to refer to a number of "tools" that it offers to content owners. To the extent that Content ID is a "tool" that refers to digital

fingerprinting technology, Cal IV states that Defendants have not made their digital fingerprinting technology readily available to Plaintiffs on reasonable terms.

**REQUEST FOR ADMISSION NO. 20:**

Individually for each accused clip, admit that you did not send a DMCA takedown notice to YouTube within one week of becoming aware of that clip's presence on YouTube.

**RESPONSE TO REQUEST FOR ADMISSION NO. 20:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term "becoming aware." Cal IV further objects to this Request on the ground that it calls for the disclosure of information protected by the attorney-client privilege and/or the work-product doctrine. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Cal IV further objects to this request on the ground that it misconstrues the parties' respective obligations under applicable law. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent that Cal IV and/or its agents have sent DMCA takedown notices to YouTube within one week of Cal IV discovering the infringing content. Cal IV states that, because of the huge volume of infringements of its works on the YouTube website, it notified YouTube in a manner compliant with the DMCA as expeditiously as possible after determining that each YouTube video that is claims as infringing in the Complaints in this action infringed its content.

**REQUEST FOR ADMISSION NO. 21:**

Individually for each accused clip, admit that you did not send a DMCA takedown notice to YouTube within one month of becoming aware of that clip's presence on YouTube.

**RESPONSE TO REQUEST FOR ADMISSION NO. 21:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term "becoming aware." Cal IV further objects to this Request on the ground that it calls for the disclosure of information

protected by the attorney-client privilege and/or the work-product doctrine. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Cal IV further objects to this request on the ground that it misconstrues the parties' respective obligations under applicable law. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent that Cal IV and/or its agents have sent DMCA takedown notices to YouTube within one month of Cal IV discovering the infringing content. Cal IV states that, because of the huge volume of infringements of its works on the YouTube website, it notified YouTube in a manner compliant with the DMCA as expeditiously as possible after determining that each YouTube video that it claims as infringing in the Complaints in this action infringed its content.

**REQUEST FOR ADMISSION NO. 22:**

Individually for each accused clip, admit that you did not send a DMCA takedown notice to YouTube within two months of becoming aware of that clip's presence on YouTube.

**RESPONSE TO REQUEST FOR ADMISSION NO. 22:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the term "becoming aware." Cal IV further objects to this Request on the ground that it calls for the disclosure of information protected by the attorney-client privilege and/or the work-product doctrine. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Cal IV further objects to this request on the ground that it misconstrues the parties' respective obligations under applicable law. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent that Cal IV and/or its agents have sent DMCA takedown notices to YouTube within two months of Cal IV discovering the infringing content. Cal IV states that, because of the huge volume of infringements of its works on the YouTube website, it notified YouTube in a manner compliant with the DMCA as



expeditiously as possible after determining that each YouTube video that it claims as infringing in the Complaints in this action infringed its content.

**REQUEST FOR ADMISSION NO. 23:**

Admit that you retracted DMCA takedown notices sent to YouTube for one or more of your works.

**RESPONSE TO REQUEST FOR ADMISSION NO. 23:** Cal IV objects to this Request on the grounds that the terms “retracted” and “your works” are vague and ambiguous as used in this Request. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Cal IV further objects to this Request to the extent it calls for a legal conclusion. Subject to and without waiving the foregoing objections and as further set forth in Cal IV’s response to Interrogatory No. 14 and Cal IV witnesses’ deposition testimony, Cal IV states that on one occasion it retracted its request to take down two video clips that were posted by Carey Ott—a songwriter employed by Cal IV at the time as an independent contractor over whom Cal IV had no control—as a courtesy to Mr. Ott. Cal IV otherwise denies the Request.

**REQUEST FOR ADMISSION NO. 24:**

Admit that you have issued licenses for works in suit that grant the licensee the right to exhibit and distribute the work on websites, including YouTube.com.

**RESPONSE TO REQUEST FOR ADMISSION NO. 24:** Cal IV objects to this Request on the grounds that the terms “exhibit”, “distribute” and “the work” are vague and ambiguous as used in this Request. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Cal IV further objects to this Request on the ground that any rights extended to a licensee of Cal IV content do not extend to parties such as unauthorized uploaders of content or YouTube, neither of whom derive any rights

under such license. Subject to and without waiving the foregoing objections, Cal IV denies that language granting rights in a license can be read in isolation and states that it must be read in light of other terms and restrictions in that license. Cal IV states that it has granted a limited number of licenses that grant certain rights, subject to various limitations, including without limitation, limitations on duration, territory, and use of musical compositions only in connection with particular video footage and in some cases, limitations to particular websites; among such licenses, there are an even smaller number that have granted licensees the right to use certain musical compositions on YouTube in combination with certain specified footage and in exchange for the payment of a license fee, subject to such additional restrictions, such as duration, territory and other restrictions of the type described above.

**REQUEST FOR ADMISSION NO. 25:**

Admit that the license agreement produced at CAL00002218 grants the licensee the right to exhibit and distribute the work on websites, including YouTube.com.

**RESPONSE TO REQUEST FOR ADMISSION NO. 25:** Cal IV objects to this Request on the grounds that the terms “exhibit”, “distribute,” “the work” and “on websites” are vague and ambiguous. Cal IV further objects to this Request on the grounds that the requested matter is not relevant to this case, because there is no evidence that Defendants or the uploader of any infringing clip has represented that they have a license to post Cal IV content on YouTube. Cal IV further objects on the ground that any rights extended to a licensee of Cal IV content do not extend to parties such as unauthorized uploaders of content or YouTube, neither of whom derive any rights under such license. Subject to and without waiving the foregoing objections, Cal IV denies that language granting rights to exploit content in “all media now known or hereafter devised,” “online programming services” or “downloads and/or streams” standing alone authorizes a licensee to exploit Cal IV content on websites generally or on YouTube.com

specifically. Cal IV states that the license produced at the bates number above grants certain rights to exploit Cal IV content on the internet subject to the express terms of the agreement, including the fee paid by the licensee in exchange for said rights.

**REQUEST FOR ADMISSION NO. 26:**

Admit that the license agreement produced at CAL0000233 grants the licensee the right to exhibit and distribute the work on websites, including YouTube.com.

**RESPONSE TO REQUEST FOR ADMISSION NO. 26:** Cal IV objects to this Request on the grounds that the terms “exhibit”, “distribute,” “the work” and “on websites” are vague and ambiguous. Cal IV further objects to this Request on the grounds that the requested matter is not relevant to this case, because there is no evidence that Defendants or the uploader of any infringing clip has represented that they have a license to post Cal IV content on YouTube. Cal IV further objects on the ground that any rights extended to a licensee of Cal IV content do not extend to parties such as unauthorized uploaders of content or YouTube, neither of whom derive any rights under such license. Subject to and without waiving the foregoing objections, Cal IV denies that language granting rights to exploit content in “all media now known or hereafter devised,” “promotional downloading for marketing purposes,” “streaming and temporary downloading” and “permanent downloading” standing alone authorize a licensee to exploit Cal IV content on websites generally or on YouTube.com specifically and further states that the license produced at the bates number above specifically excludes “theatrical, out-of-context and/or non-sequential / non-linear uses,” such as YouTube.com. Cal IV states that the license produced at the bates number above grants certain rights but excludes “theatrical, out-of-context and/or non-sequential / non-linear uses.”

**REQUEST FOR ADMISSION NO. 27:**

Admit that the license agreement produced at CAL 0000219-20 grants the licensee the right to exhibit and distribute the work on websites, including YouTube.com.

**RESPONSE TO REQUEST FOR ADMISSION NO. 27:** Cal IV objects to this Request on the grounds that the terms “exhibit”, “distribute,” “the work” and “on websites” are vague and ambiguous. Cal IV further objects to this Request on the grounds that the requested matter is not relevant to this case, because there is no evidence that Defendants or the uploader of any infringing clip has represented that they have a license to post Cal IV content on YouTube. Cal IV further objects on the ground that any rights extended to a licensee of Cal IV content do not extend to parties such as unauthorized uploaders of content or YouTube, neither of whom derive any rights under such license. Subject to and without waiving the foregoing objections, Cal IV denies that language granting rights to exploit in “any and all linear media, whether now known or hereafter devised” and “Internet (whether downloading, streaming or otherwise)” standing alone authorize a licensee to exploit Cal IV content on websites generally or on YouTube.com specifically. Cal IV states that the license produced at the bates number above grants certain rights to exploit Cal IV content subject to the express terms of the agreement, including the fee paid by the licensee in exchange for said rights and the limitation that rights conferred by the license apply “only in synchronization or timed relationship to the Motion Picture and trailers.”

**REQUEST FOR ADMISSION NO. 28:**

Admit that the license agreement produced at CAL00002597-601 grants the licensee the right to exhibit and distribute the work on websites, including YouTube.com.

**RESPONSE TO REQUEST FOR ADMISSION NO. 28:** Cal IV objects to this Request on the grounds that the terms “exhibit”, “distribute,” “the work” and “on websites” are vague and

ambiguous. Cal IV further objects to this Request on the grounds that the license produced at the bates numbers is not applicable to the works-in-suit. Cal IV further objects to this Request on the grounds that the requested matter is not relevant to this case, because there is no evidence that Defendants or the uploader of any infringing clip has represented that they have a license to post Cal IV content on YouTube. Cal IV further objects on the ground that any rights extended to a licensee of Cal IV content do not extend to parties such as unauthorized uploaders of content or YouTube, neither of whom derive any rights under such license. Subject to and without waiving the foregoing objections, Cal IV denies that language granting rights to exploit in “a streamed transmission” “audio and/or audiovisual download offered via official show website and all other associated and branded websites,” “audio download/streaming realtone or ringback,” “Internet Streaming via official show websites” and “Internet Streaming via affiliated websites (e.g., www.hulu.com)” standing alone authorize a licensee to exploit Cal IV content on websites generally or on YouTube.com specifically. In addition, Cal IV denies that the license produced at the bates number above grants rights to exploit Cal IV content on YouTube.com, because the express terms of the agreement permit exploitation of Cal IV content only on “official show websites” and “affiliated websites (e.g., www.hulu.com).”

**REQUEST FOR ADMISSION NO. 29:**

Admit that on no occasion did you inform YouTube of the existence of the license agreements set forth in Requests 27-30.

**RESPONSE TO REQUEST FOR ADMISSION NO. 29:** Cal IV objects to this Request as unintelligible on the ground that no license agreements are set forth in Requests 29 and 30. Cal IV further objects to this Request on the ground that the requested matter is outside the scope of information relevant to this case. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent it implies that Cal IV has any obligation to inform YouTube

of the existence of these license agreements. As a business practice, it is ordinarily incumbent upon the party exploiting content, *i.e.* YouTube, to seek and obtain appropriate license as well as information concerning the owner and/or administrator of content it is exploiting. Such information is readily and publicly available including through public databases identifying Cal IV as the administrator of and/or owner of the works in suit and other Cal IV content. Cal IV further denies this Request for the reasons set forth in its responses to Requests nos. 27-30.

**REQUEST FOR ADMISSION NO. 30:**

Individually for each accused clip, admit that you did not consult with the co-owner(s) of the work-in-suit to ensure that the clip was not authorized to appear on the YouTube.com site.

**RESPONSE TO REQUEST FOR ADMISSION NO. 30:** Cal IV objects to this request on the grounds that it is vague and ambiguous, including the terms “consult”, “ensure” and “co-owner(s).” Cal IV further objects to this Request on the grounds the requested matter is outside the scope of information relevant to this case. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent it implies that Cal IV is obligated to consult with a co-owner (if any) to ensure that each accused clip was unauthorized to be on the YouTube website, and states that, with respect to each accused clip, it either has the right to take legal action without consulting with a co-owner (if any), or it obtained approval from a co-owner (if any) to take legal action against Defendants.

**REQUEST FOR ADMISSION NO. 31:**

Individually for each accused clip, admit that you did not consult with the writer (*i.e.*, a writer signed with Cal IV) of the work-in-suit to ensure that the clip was not authorized to appear on the YouTube.com site.

**RESPONSE TO REQUEST FOR ADMISSION NO. 31:** Cal IV objects to this request on the grounds that it is vague and ambiguous, including the terms “consult,” “ensure” and “writer.” Cal IV further objects to this Request on the grounds that the requested matter is outside the scope of information relevant to this case. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent it implies that Cal IV is obligated to consult with the “writer” to ensure that each accused clip was unauthorized to be on the YouTube website, and states that, with respect to each accused clip, Cal IV either has no obligation to consult with the “writer” of the work prior to taking action against Defendants for infringements of Cal IV’s works, or that it obtained the necessary authorizations (if any were necessary) to take action against Defendants.

**REQUEST FOR ADMISSION NO. 32:**

Individually for each accused clip, admit that you did not consult with any of your licensees to ensure that the clip was not authorized to appear on the YouTube.com site.

**RESPONSE TO REQUEST FOR ADMISSION NO. 32:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the words “consult” and “ensure.” Cal IV further objects to this Request on the grounds that the requested matter is outside the scope of information relevant to this case. Subject to and without waiving the foregoing objection, Cal IV denies that, with respect to each accused clip, any of the infringing clips involved licensed materials within the scope of the license.

**REQUEST FOR ADMISSION NO. 33:**

Admit that some of your works in suit are co-owned by third parties.

**RESPONSE TO REQUEST FOR ADMISSION NO. 33:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the terms “co-owned” and “third parties.”

Cal IV further objects to this Request on the grounds that it seeks information that is neither relevant to any claim or defense of any party nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, Cal IV denies this Request as to the work-in-suit “Sharing the Night Together” and admits this Request as to the work-in-suit “If You’re Going Through Hell.”

**REQUEST FOR ADMISSION NO. 34:**

Admit that for the works in suit co-owned by third parties, the co-owners are not required to consult with you or seek your permission before licensing the work.

**RESPONSE TO REQUEST FOR ADMISSION NO. 34:** Cal IV objects to this Request on the grounds that it is vague and ambiguous, including the terms “co-owned,” “third parties,” “co-owners,” and “consult.” Cal IV further objects to this Request on the grounds that it seeks information that is neither relevant to any claim or defense of any party nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, Cal IV denies this Request as inapplicable to the work-in-suit “Sharing the Night Together.” Cal IV denies this Request with regard to work-in-suit “If You’re Going Through Hell” insofar as it applies to licensing for the YouTube website.

**REQUEST FOR ADMISSION NO. 35:**

Admit that your writers (i.e. writers signed by Cal IV) have posted videos on YouTube.

**RESPONSE TO REQUEST FOR ADMISSION NO. 35:** Cal IV objects to this request on the grounds that it is vague and ambiguous, including the term “writer.” Cal IV further objects to this Request on the grounds that it seeks information that is neither relevant to any claim or defense of any party nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, Cal IV denies this Request to the extent

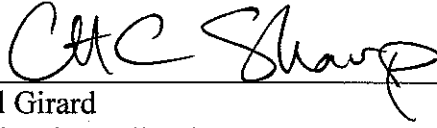


it related to Cal IV's works-in-suit. Cal IV states that to its knowledge and as further set forth in Cal IV's response to Interrogatory No. 14 and Cal IV witnesses' deposition testimony, Carey Ott—a songwriter previously employed by Cal IV as an independent contractor over whom Cal IV had no control—posted videos on YouTube, but was not authorized to do so at the time of posting Cal IV otherwise denies the Request.

AS TO OBJECTIONS:

Dated: January 8, 2010

San Francisco, CA



---

Daniel Girard  
Christina Connolly Sharp  
GIRARD GIBBS LLP  
601 California Street, 14<sup>th</sup> Floor  
San Francisco, CA 94108

*-and-*

Gerald E. Martin  
Laurel Johnston  
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*-and-*

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BURR & FORMAN  
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3102 West End Avenue  
Nashville, TN 37203

*Attorneys for Cal IV Entertainment LLC*

# **Schapiro Exhibit 104**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC., COMEDY )  
PARTNERS, COUNTRY MUSIC. )  
TELEVISION, INC., PARAMOUNT )  
PICTURES CORPORATION, and BLACK )  
ENTERTAINMENT TELEVISION, LLC, )  
Plaintiffs, )

vs. ) NO. 07-CV-2203

YOUTUBE, INC., YOUTUBE, LLC, )  
and GOOGLE, INC., )  
Defendants. )

THE FOOTBALL ASSOCIATION PREMIER )  
LEAGUE LIMITED, BOURNE CO., et al., )  
on behalf of themselves and all )  
others similarly situated, )

Plaintiffs, )  
vs. ) NO. 07-CV-3582

YOUTUBE, INC., YOUTUBE, LLC, and )  
GOOGLE, INC., )  
Defendants. )

VIDEOTAPED DEPOSITION OF BRIAN K. BRADFORD  
SAN FRANCISCO, CALIFORNIA  
THURSDAY, MARCH 12, 2009

BY: ANDREA M. IGNACIO HOWARD, CSR, RPR, CLR  
JOB NO. 16590

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805 Third Avenue, New York, New York 10022 (212) 705-8585

1 MARCH 12, 2009

2 9:53 A.M.

3  
4 VIDEOTAPED DEPOSITION OF BRIAN K. BRADFORD  
5 WILSON SONSINI GOODRICH & ROSATI, LLP,  
6 One Market Street, Spear Tower, San Francisco  
7 California, pursuant to notice, and before,  
8 ANDREA M. IGNACIO HOWARD, CLR, RPR, CSR  
9 License No. 9830.

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1       A P P E A R A N C E S:

2

3               FOR THE PLAINTIFFS CAL IV ENTERTAINMENT:

4               GIRARD GIBBS LLP

5               By: CHRISTINA C. SHARP, Esq.

6               601 California Street, 14th Floor

7               San Francisco, California 94108-2819

8               (415) 981-4800 chc@girardgibbs.com

9

10              FOR THE DEFENDANTS YOUTUBE, INC., YOUTUBE, LLC and  
11              GOOGLE, INC.:

12              MAYER BROWN LLP

13              By: GREGORY FRANTZ, Esq.

14              ILANA D. GOLANT, Esq.

15              1675 Broadway

16              New York, New York 10019-5820

17              (212) 506-2423 gfrantz@mayerbrown.com;

18                              igolant@mayerbrown.com

19

20              ALSO PRESENT: Lou Meadows, Videographer.

21

22                              ---oOo---

23

24

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1  
11:05:06 2 different names listed as copyright claimants? Do you  
11:05:09 3 see that?  
11:05:10 4 A Yes.  
11:05:10 5 Q Can you explain who each claimant is?  
11:05:13 6 A Gravitron Music and Whaddayadef Music are the  
11:05:28 7 copyright claimants on behalf of Sam Tate and Kathleen  
11:05:34 8 Wright, person known as Annie Tate, and Cal IV is  
11:05:39 9 the rep- -- the claimant on behalf of Dave Berg.  
11:05:43 10 Q Are Gravitron Music and Whaddayadef Music,  
11:05:46 11 are those the same company or are they different  
11:05:49 12 companies?  
11:05:49 13 A I'm not completely sure because that's -- you  
11:05:53 14 know, that -- that's a third party. From what my  
11:05:56 15 understanding is, Gravitron Music is the SESAC  
11:06:01 16 publisher for a company called Carnival Music Company  
11:06:06 17 based in Nashville. And Sam Tate and Annie Tate were  
11:06:14 18 under contract with that company when they wrote the  
11:06:23 19 song and -- and it appears that part of their deal  
11:06:27 20 included co-publishing interest, which, I believe,  
11:06:30 21 is -- that's where the Whaddayadef Music is probably  
11:06:32 22 the name of their co-publishing interest.  
11:06:35 23 Q And at the time this registration was filed,  
11:06:38 24 which, as you'll note, was June 19th, 2006, did your  
11:06:42 25 company, in fact, have an ownership interest in this

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1  
11:06:44 2 copyright?  
11:06:44 3 MS. SHARP: The question may call for a legal  
11:06:46 4 conclusion.  
11:06:48 5 Answer to the extent you know the answer.  
11:06:52 6 THE WITNESS: Yes.  
11:06:55 7 MR. FRANTZ: Q. And why do you say your  
11:06:56 8 company had an ownership interest?  
11:06:59 9 MS. SHARP: Again, legal conclusion.  
11:07:01 10 THE WITNESS: As I discussed earlier, Dave  
11:07:05 11 Berg was under contract with us at the time of writing  
11:07:09 12 this composition.  
11:07:16 13 MR. FRANTZ: Q. And when did your company  
11:07:17 14 acquire the ownership interest?  
11:07:19 15 A Upon creation of the work.  
11:07:20 16 Q What percent ownership in the -- in the  
11:07:23 17 overall work did your company acquire?  
11:07:25 18 MS. SHARP: Same objection.  
11:07:26 19 THE WITNESS: Our -- our controlled  
11:07:30 20 administrative interest is one-third.  
11:07:33 21 MR. FRANTZ: Q. And was it one-third the  
11:07:35 22 whole time or did that change at some point?  
11:07:38 23 A Initially, Dave Berg had a co-publishing  
11:07:44 24 arrangement with -- with Cal IV. The name of his  
11:07:52 25 co-publisher was Berg -- BergBrain Music, and at the

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11:08:02 2 time the -- the contractual split between Cal IV and  
11:08:05 3 his co-pub was of -- of the controlled administered  
11:08:12 4 share, Cal IV had two-thirds, and BergBrain Music had  
11:08:17 5 one-third, but that -- the BergBrain Music pur- --  
11:08:23 6 catalog was purchased by Cal IV, and, thus, the full  
11:08:26 7 share became Cal IV's share.

11:08:35 8 Q And with respect to the overall copyright  
11:08:37 9 today, what percentage of the copyright does Cal IV  
11:08:40 10 own?

11:08:41 11 MS. SHARP: Same objection.

11:08:49 12 THE WITNESS: Today it's one-third.

11:08:58 13 MR. FRANTZ: Okay.

11:08:58 14 Q Now, look at the second page.

11:08:59 15 Do you see at the bottom of the second page  
11:09:01 16 in -- in Section No. 9 is a reference to "Bluewater  
11:09:04 17 Music Services Corp/Attn: Dan Ekback"? Do you see  
11:09:12 18 where I'm looking?

11:09:14 19 A Yes.

11:09:14 20 Q Okay. Do you know who Dan Ekback of  
11:09:17 21 Bluewater Music Services Corp is?

11:09:23 22 A Yes.

11:09:23 23 Q Who is he?

11:09:24 24 A At the time, he was -- I'm not sure exactly  
11:09:28 25 what his title was, but he was an upper-level

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1  
11:09:36 2 administrative specialist with Bluewater Music  
11:09:40 3 Services Corp.  
11:09:43 4 Q And who's Bluewater Music Services Corp, if  
11:09:48 5 you know?  
11:09:48 6 A Bluewater is -- I -- well, I -- I'm not  
11:09:52 7 completely sure what all they do. Obviously, that's a  
11:09:57 8 third party, but from my understanding is they are --  
11:10:06 9 and a -- a copyright administration service for other  
11:10:10 10 publishers.  
11:10:12 11 Q And if you look at Section 8, just above  
11:10:16 12 where we're looking, very small box that's checked  
11:10:20 13 that says "Authorized agent of Gravitron Music,  
11:10:29 14 Whaddayadef Music," does that mean that this copyright  
11:10:33 15 was filed by Bluewater on behalf of Gravitron Music  
11:10:38 16 and Whaddayadef Music?  
11:10:42 17 A Dan Ekback, from -- from my understanding of  
11:10:45 18 this, Dan Ekback of Bluewater Music Services was --  
11:10:50 19 was/is the administrator for Gravitron, Whaddayadef,  
11:10:57 20 and they filed the copyright registration.  
11:10:59 21 Q Did Cal IV have any involvement in the filing  
11:11:02 22 of the copyright registration?  
11:11:04 23 A No.  
11:11:06 24 Q Did Cal IV know about the filing of the  
11:11:10 25 copyright registration?

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11:47:58 2 songwriter's agreement immediately upon its creation,  
11:48:03 3 which was in 2005, I believe -- is that correct?

11:48:06 4 A Let me look at this schedule here.  
11:48:16 5 Date of creation April 19th, 2005.

11:48:19 6 Q Okay. So your testimony is that the  
11:48:21 7 copyright was assigned from Berg to Cal IV, at least a  
11:48:26 8 certain interest of that was assigned immediately upon  
11:48:29 9 creation; is that correct?

11:48:33 10 A Yes.

11:48:33 11 Q So why is there any need for the assignment  
11:48:36 12 documents in 2007?

11:48:42 13 A It's a -- are you -- which one are you -- are  
11:48:45 14 you referring to? Exhibit 9?

11:48:47 15 Q I'm referring to both Exhibit 8 and  
11:48:49 16 Exhibit 9.

11:48:49 17 A Okay. Exhibit 8 was necessary because of the  
11:48:51 18 asset sale and purchase agreement, or asset purchase  
11:48:54 19 and sale agreement.

11:48:56 20 Exhibit 9 was necessary as a prescribed step  
11:49:05 21 with -- that was -- that -- that was an obligation  
11:49:14 22 under the songwriter agreement. It's more of a  
11:49:18 23 formality to list the compositions within the  
11:49:24 24 agreement.

11:49:27 25 Q But there was nothing improper about -- about

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11:49:30 2 the copyright being registered in Cal IV's name back  
11:49:32 3 in 2006, because Cal IV had already acquired the  
11:49:36 4 copyright immediately upon its creation; is that  
11:49:38 5 correct?

11:49:38 6 A Correct.

11:49:39 7 Q Okay. Now, are there co- -- other co-owners  
11:49:44 8 of the work "If You're Going Through Hell"?

11:49:48 9 A We discussed that earlier. The publishers  
11:49:51 10 for Sam Tate and Annie Tate, Gravitron Music and  
11:49:55 11 Whaddayadef Music.

11:49:57 12 Q And how do you know about those co- -- other  
11:50:01 13 co-owners?

11:50:03 14 MS. SHARP: Form.

11:50:04 15 THE WITNESS: Well, how -- how do I know that  
11:50:10 16 they are the co-owners, or how do I know about the  
11:50:13 17 co-owners?

11:50:15 18 MR. FRANTZ: Q. Well, how do you know that  
11:50:17 19 they are the co-owners of that work?

11:50:22 20 A Because when Dave Berg turned the song in to  
11:50:26 21 us, on our -- in our process of deliveries and, you  
11:50:33 22 know, we -- we need to know who he wrote songs with,  
11:50:37 23 he told us that Sam Tate and Annie Tate co-wrote the  
11:50:41 24 song with him, and we knew that they were contracted  
11:50:46 25 writers with Carnival Music Company, which is, you

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11:50:53

2

know, the -- you know, the -- their SESAC company is

11:50:57

3

Gravitron Music. That's a subsidiary of Carnival, so

11:51:01

4

they were under agreement with them.

11:51:05

5

Q And if there were some change in the

11:51:08

6

ownership status with respect to the other co-owners

11:51:11

7

of this work, would you be notified of that?

11:51:15

8

A Not necessarily.

11:51:23

9

Q Do you agree that the other co-owners of the

11:51:26

10

work are entitled to grant licenses with respect to

11:51:30

11

the work?

11:51:34

12

A As -- as the -- controlling and administering

11:51:41

13

their exclusive rights, I would say yes.

11:51:43

14

Q Do you know whether any of the co-owners, the

11:51:46

15

other co-owners have, in fact, granted any such

11:51:49

16

licenses with respect to "If You're Going Through

11:51:52

17

Hell"?

11:51:55

18

A I honestly -- I -- I wouldn't know what kind

11:51:57

19

of licenses they grant. I don't have access to their

11:52:02

20

documents.

11:52:04

21

Q Could you acquire such information?

11:52:10

22

A Probably not.

11:52:12

23

Q When you say "Probably not," why do you say

11:52:15

24

that?

11:52:18

25

A Because they would have no reason to give me

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11:52:23 2 copies of their licenses.

11:52:24 3 MR. FRANTZ: Let's mark a new exhibit,

11:52:27 4 Exhibit 10, please.

11:52:28 5 (Document marked Bradford Exhibit 10

11:52:38 6 for identification.)

11:52:38 7 THE WITNESS: Are we done with these

11:52:40 8 exhibits? Can I get them out of my way?

11:52:42 9 MR. FRANTZ: We are for the most part, but

11:52:43 10 there is a chance I may come back to them.

11:52:46 11 THE WITNESS: Okay.

11:52:52 12 MS. SHARP: There you go, sir.

11:52:54 13 I'm sorry. Exhibit?

11:52:55 14 MR. FRANTZ: 10.

11:53:04 15 THE WITNESS: Okay.

11:53:05 16 MR. FRANTZ: Can you identify -- let me just

11:53:07 17 note for the record that its -- the Bates No. is CAL

11:53:14 18 '1593 through '97.

11:53:15 19 Q Can you identify the document?

11:53:18 20 A This is a "Lyric Reprint License Agreement"

11:53:24 21 between Cal IV and Country Music Media Group for "If

11:53:28 22 You're Going Through Hell."

11:53:28 23 Q All right.

11:53:28 24 And when you look at the first page of the

11:53:30 25 document, do you see that it says Cal IV controls

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11:53:33

2

33.34 percent of the work?

11:53:39

3

MS. SHARP: Where are you looking, Counsel?

11:53:41

4

MR. FRANTZ: I'm looking in Section 1, the

11:53:44

5

last sentence of Section 1.

11:53:47

6

THE WITNESS: Yes.

11:53:48

7

MR. FRANTZ: Okay.

11:53:49

8

Q And am I correct that at that time, which is

11:53:54

9

August 14th, 2006, what that meant is that Cal IV

11:53:58

10

itself owned 22 percent and BergBrain owned

11:54:04

11

11 percent? Is that correct?

11:54:08

12

MS. SHARP: Misleading question.

11:54:09

13

You can answer, if you understand it.

11:54:10

14

THE WITNESS: Well, to be more specific, Cal

11:54:14

15

IV 22.23, and BergBrain 11.11. That's correct.

11:54:19

16

MR. FRANTZ: Okay.

11:54:25

17

Q And if you flip to the last page, which is

11:54:28

18

'1597, do you see towards the top in the column on the

11:54:37

19

right it says "Controlled Percentage: 0"?

11:54:42

20

A Yes.

11:54:42

21

Q What does that mean?

11:54:47

22

A This -- well, this is -- for one thing, this

11:54:49

23

is a printout from RightTrack in our system, and

11:54:56

24

the -- RightTrack is not a -- a very modernized

11:55:03

25

program. It's a very old program. Basically, I use

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17:29:48 2 sentence we just read, this is, again, your e-mail,  
17:29:52 3 you say, "However, our license agreements must be  
17:29:57 4 specific to each use."

17:29:59 5 What did you mean by that?

17:30:03 6 A Probably specific to each use. The -- each  
17:30:08 7 use, being whatever video he intended to post.

17:30:14 8 Q "Each use," does that mean each URL?

17:30:20 9 A I -- I would say a -- the URL was indicative  
17:30:24 10 of the use.

17:30:25 11 Q Does "each use" mean something besides each  
17:30:32 12 URL?

17:30:36 13 A Well, I would say that the -- the posting of  
17:30:39 14 a video, which generates a unique URL, is a specific  
17:30:45 15 use.

17:30:49 16 Q Because if we keep reading, you say, "In this  
17:30:52 17 case, the URL of each video posting needs to be listed  
17:30:55 18 in the license agreement."

17:30:57 19 So what I'm trying to understand here was,  
17:30:59 20 were you contemplating that the license would apply  
17:31:02 21 only to particular URLs?

17:31:06 22 A Yes, I believe that was the intention.

17:31:07 23 Q So does this mean that for two identical  
17:31:10 24 clips, one on YouTube could be infringing and one  
17:31:13 25 would not be infringing, depending on whether the

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17:31:15 2 particular URL was listed in the license agreement?

17:31:19 3 Is that correct?

17:31:24 4 A Well, this was -- this issue was specific to  
17:31:28 5 Carey's videos that were being posted on his behalf,  
17:31:34 6 and those were the ones that we were amenable to  
17:31:41 7 agreeing to, and so I would say other uses of the same  
17:31:47 8 clip, yes, they would be infringing uses.

17:31:51 9 Q And is there any way for YouTube to determine  
17:32:00 10 whether two identical clips, either one of those clips  
17:32:05 11 is licensed and the other is not licensed?

17:32:08 12 MS. SHARP: Objection; calls for speculation.

17:32:09 13 THE WITNESS: Well, as I stated before,  
17:32:11 14 the -- they're responsible for making sure that the  
17:32:15 15 content on -- on their website is legit.

17:32:19 16 MR. FRANTZ: Q. Have you provided YouTube  
17:32:21 17 with the list -- or not with the list, but with all  
17:32:23 18 your licenses?

17:32:30 19 A Which licenses?

17:32:31 20 Q All of your licenses respecting all of your  
17:32:34 21 compositions.

17:32:34 22 MS. SHARP: Objection; vague.

17:32:35 23 THE WITNESS: Why?

17:32:38 24 MR. FRANTZ: Because if YouTube doesn't have  
17:32:39 25 a full list of the licenses at issue, how could it

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17:32:42 2 possibly determine whether you, in your discretion,  
17:32:45 3 determined to issue a particular license for a  
17:32:48 4 particular URL?

17:32:49 5 MS. SHARP: Objection; calls for speculation.

17:32:50 6 THE WITNESS: I -- I don't believe that  
17:32:53 7 burden is ours.

17:33:10 8 MR. FRANTZ: All right. Let's mark the next  
17:33:12 9 exhibit.

17:33:17 10 (Document marked Bradford Exhibit 29  
17:33:19 11 for identification.)

17:33:19 12 MR. FRANTZ: This is Exhibit 29, and it's CAL  
17:33:24 13 '866 to '67.

17:33:40 14 THE WITNESS: Okay.

17:33:40 15 MR. FRANTZ: Q. Can you identify these  
17:33:41 16 e-mails?

17:33:44 17 A Well, this is related to the Carey Ott  
17:33:47 18 situation, and it looks like there's certain URLs  
17:33:51 19 involved.

17:33:57 20 Q And it appears that you did decide to retract  
17:34:01 21 your -- your notification to YouTube; isn't that  
17:34:06 22 correct?

17:34:07 23 A It appears that way, yes.

17:34:08 24 Q Do you recall this?

17:34:10 25 A I mean, it's not in my -- you know, it's not

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BRADFORD

17:34:19 2 right on the top of my mind right now, but, you know,  
17:34:23 3 looking at the e-mail, yeah, it sounds familiar to me.

17:34:25 4 Q Why did you decide to retract this takedown  
17:34:27 5 notice?

17:34:30 6 A Because it was part of the process with Carey  
17:34:38 7 Ott. You know, it was -- it was at our discretion.

17:34:40 8 Q And flipping to page '867, do you see -- I  
17:34:53 9 don't know how to pronounce that name, Bohagey Bowes;  
17:34:56 10 do you see that reference?

17:34:58 11 A Yes.

17:34:58 12 Q Do you know who Mr. Bowes is?

17:35:01 13 A I don't. I think he probably has something  
17:35:03 14 to do with Carey Ott's manager, but that's a guess.

17:35:10 15 Q Do you see where Mr. Bowes says in this  
17:35:13 16 e-mail, "There has been a mix-up involving the  
17:35:16 17 copyright which is now resolved"?

17:35:20 18 A I see that.

17:35:21 19 Q Do you agree with Mr. Bowes, that there was,  
17:35:24 20 in fact, a mixup involving the copyright?

17:35:27 21 A Well, I guess he's referring to this issue  
17:35:29 22 with Carey Ott that we've been discussing. You know,  
17:35:36 23 whether or not it's a mixup, I don't, you know,  
17:35:39 24 necessarily agree with that term, but there was  
17:35:42 25 definitely a situation involving this, yes.

DAVID FELDMAN WORLDWIDE, INC.

805 Third Avenue, New York, New York 10022 (212)705-8585

# **Schapiro Exhibit 105**

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**From:** Copyright Service [copyright@youtube.com]  
**Sent:** Thursday, November 16, 2006 9:09 PM  
**To:** Oliver Weingarten  
**Subject:** Welcome to the YouTube Content Verification Program

Thank you for signing up for our Content Verification Program! I have created an account for you.

The username is: 11p1f  
The password is: dd44tt

The password and email address for this content verification account can be changed by you at anytime. Simply login to the account and click on the 'my profile' link in the navigation bar. Once on this page, click on the 'edit' link next to the 'hello, I'm 11p1f'. On this next page you will see fields for email address and password that can be changed.

Also, attached is a short tutorial so you have everything you need to get started!

Thank you again!

Misty  
The YouTube Team

# **Schapiro Exhibit 106**

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**From:** Oliver Weingarten [OWeingarten@premierleague.com]  
**Sent:** Tuesday, January 09, 2007 6:33 AM  
**To:** Tammy Knox  
**Subject:** FW: Content Verification Program - Videos flagged by l1p1f

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**From:** YouTube Service [mailto:service@youtube.com]  
**Sent:** 09 January 2007 11:29  
**To:** Oliver Weingarten  
**Subject:** Content Verification Program - Videos flagged by l1p1f

## YouTube | Broadcast Yourself™

The following videos have been flagged as infringing by l1p1f (the content owner) and need to be reviewed for deletion:

<http://www.youtube.com/watch?v=1k6Fb50Ms8&search=Premier%20League>  
<http://www.youtube.com/watch?v=sMftr4aEnz8&search=Premier%20League>  
<http://www.youtube.com/watch?v=CzgNbx2B588&search=Premier%20League>  
<http://www.youtube.com/watch?v=HpoeWtKiVXc&search=Premier%20League>  
<http://www.youtube.com/watch?v=HXpkyKiZIII&search=Premier%20League>  
<http://www.youtube.com/watch?v=YqTHZNzUjI8&search=Premier%20League>  
<http://www.youtube.com/watch?v=qetLce-6wxs&search=Premier%20League>  
<http://www.youtube.com/watch?v=ChqG8MmWYWU&search=Premier%20League>  
[http://www.youtube.com/watch?v=1AW\\_HopEJjY&search=Premier%20League](http://www.youtube.com/watch?v=1AW_HopEJjY&search=Premier%20League)  
<http://www.youtube.com/watch?v=8HGguc0Uiao&search=Premier%20League>  
[http://www.youtube.com/watch?v=c-wPpBBE\\_nE&search=Premier%20League](http://www.youtube.com/watch?v=c-wPpBBE_nE&search=Premier%20League)  
<http://www.youtube.com/watch?v=Ni1HXEbsiX4&search=Premier%20League>  
<http://www.youtube.com/watch?v=QxPUlcmnOYA&search=Premier%20League>  
<http://www.youtube.com/watch?v=q2FAdGQ9Z3c&search=Premier%20League>  
<http://www.youtube.com/watch?v=qA4f9QKwL4k&search=Premier%20League>  
[http://www.youtube.com/watch?v=\\_QErY9hY88Q&search=Premier%20League](http://www.youtube.com/watch?v=_QErY9hY88Q&search=Premier%20League)  
<http://www.youtube.com/watch?v=v6arANTA1pc&search=Premier%20League>  
<http://www.youtube.com/watch?v=0Bijovul9N8&search=Premier%20League>  
<http://www.youtube.com/watch?v=aw2qhTpQNMM&search=Premier%20League>  
<http://www.youtube.com/watch?v=sDT6kDKiBt4&search=Premier%20League>  
<http://www.youtube.com/watch?v=5LLuBqG-Q9M&search=Premier%20League>  
<http://www.youtube.com/watch?v=HwCGv6YPFEI&search=Premier%20League>  
<http://www.youtube.com/watch?v=ebZX0QbDVzQ&search=Premier%20League>  
[http://www.youtube.com/watch?v=dTS404a\\_ngk&search=Premier%20League](http://www.youtube.com/watch?v=dTS404a_ngk&search=Premier%20League)  
<http://www.youtube.com/watch?v=hO8LMfJ-ULg&search=Premier%20League>  
<http://www.youtube.com/watch?v=4zTuoQcsGqc&search=Premier%20League>  
<http://www.youtube.com/watch?v=-E76iAA7Ic&search=Premier%20League>  
<http://www.youtube.com/watch?v=sOgMJAo1bcw&search=Premier%20League>

<http://www.youtube.com/watch?v=VMHD6iqq2qg&search=Premier%20League>  
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<http://www.youtube.com/watch?v=3d1C6jMOUXY&search=Premier%20League>  
[http://www.youtube.com/watch?v=\\_cRI6lGwZM8&search=Premier%20League](http://www.youtube.com/watch?v=_cRI6lGwZM8&search=Premier%20League)  
<http://www.youtube.com/watch?v=I9JfCZiuDcw&search=Premier%20League>  
<http://www.youtube.com/watch?v=eMSTQX2GMiA&search=Premier%20League>  
<http://www.youtube.com/watch?v=iv6KGoHq4no&search=Premier%20League>  
[http://www.youtube.com/watch?v=VzDr\\_LKszmQ&search=Premier%20League](http://www.youtube.com/watch?v=VzDr_LKszmQ&search=Premier%20League)  
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<http://www.youtube.com/watch?v=zMAdAFjswNM&search=Premier%20League>  
<http://www.youtube.com/watch?v=bCGWafp5N54&search=Premier%20League>  
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[http://www.youtube.com/watch?v=j8GbtuJ\\_Y4Q&search=Premier%20League](http://www.youtube.com/watch?v=j8GbtuJ_Y4Q&search=Premier%20League)  
<http://www.youtube.com/watch?v=edKFzZ6-XGI&search=Premier%20League>  
<http://www.youtube.com/watch?v=xQYSd6vWhVE&search=Premier%20League>  
<http://www.youtube.com/watch?v=InY9X76VJlo&search=Premier%20League>  
[http://www.youtube.com/watch?v=8\\_wstMSn9fM&search=Premier%20League](http://www.youtube.com/watch?v=8_wstMSn9fM&search=Premier%20League)  
[http://www.youtube.com/watch?v=0Dn\\_sgGKrRA&search=Premier%20League](http://www.youtube.com/watch?v=0Dn_sgGKrRA&search=Premier%20League)  
<http://www.youtube.com/watch?v=3-qLYOwv7x8&search=Premier%20League>  
<http://www.youtube.com/watch?v=Y2Yh4hKqsgA&search=Premier%20League>  
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[http://www.youtube.com/watch?v=L\\_apuruBeNw&search=Premier%20League](http://www.youtube.com/watch?v=L_apuruBeNw&search=Premier%20League)  
<http://www.youtube.com/watch?v=uibvkspZvhY&search=Premier%20League>

If you are the content owner, you are receiving this email as verification that we have received your deletion requests.

Copyright © 2006 YouTube, Inc.



# **Schapiro Exhibit 107**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

THE FOOTBALL ASSOCIATION PREMIER	)	
LEAGUE LIMITED, BOURNE CO., et al.,	)	
on behalf of themselves and all	)	
others similarly situated,	)	
	)	
Plaintiffs,	)	
	)	
vs.	)	Case No. 07CV3582
	)	
YOUTUBE, INC., YOUTUBE, LLC, and	)	
GOOGLE, INC.,	)	
	)	
Defendants.	)	
	)	

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DEPOSITION OF GEORGINA LOTH  
NEW YORK, NEW YORK

WEDNESDAY, DECEMBER 2, 2009

REPORTED BY:  
ERICA RUGGIERI, CSR, RPR  
JOB NO.: 18233

December 2, 2009

1:08 p.m.

VIDEOTAPED DEPOSITION OF

GEORGINA LOTH, held at the offices of  
Mayer Brown, 1675 Broadway, New York,  
New York, pursuant to notice, before  
Erica L. Ruggieri, Registered  
Professional Reporter and Notary  
Public of the State of New York.

A P P E A R A N C E S:

FOR THE PLAINTIFFS:

PROSKAUER ROSE, LLP

BY: NOAH GITTERMAN, ESQ.

1585 Broadway

New York, N.Y. 10036-8299

(212) 969-3200

ngitterman@proskauer.com

FOR THE DEFENDANTS:

MAYER BROWN, LLP

BY: BRIAN WILLEN, ESQ.

JASON KIRSCHNER, ESQ.

1675 Broadway

New York, New York 10019

bwillen@mayerbrown.com

jkirschner@mayerbrown.com

ALSO PRESENT:

EMILIE MONTANE, FFT

CARLOS KING, Videographer

ABDOU FALL, Interpreter

JOANNA DEZIO, Ph.D, Interpreter

1 LOTH

2 boxes. Period.

3 Q. What does the CMS tool do?

4 A. The CMS enables the content

5 06:22:53 owners to find videos sorted by keywords,

6 and then we can -- for each videos, we can

7 choose to remove, to ask to remove it on

8 it.

9 Q. Did FFT ever sign up for the

10 06:22:53 content verification tool?

11 A. As what?

12 Q. Did FFT ever sign up to use the

13 content verification tool?

14 MR. GITTERMAN: Objection to the

15 06:22:53 form. I assume you mean FFT and not

16 Net Result.

17 MR. KIRSCHNER: I said FFT.

18 A. I don't know if it's content

19 verification tool, so. I don't know this

20 06:22:53 is the same as the content verification

21 tool.

22 MR. KIRSCHNER: I'd like to

23 mark, as Exhibit 4, a document

24 produced by FFT, bearing the Bates

25 06:22:54 label FT16689 through 94.

1                                   LOTH

2                                   (Loth Exhibit 4, document  
3                                   produced by FFT, bearing Bates label  
4                                   FT16689 through 94, marked for  
5 06:22:54                   identification, as of this date.)

6                   Q.       Does this refresh your  
7                   recollection as to whether FFT signed up  
8                   to use the content verification program?

9                   A.       Yes.

10 06:22:54           Q.     Did FFT sign up to use the  
11                   content verification program?

12                  A.       Yes.

13                  Q.       Why did FFT sign up to use CVT?

14                  A.       We sign to find an easy way to  
15 06:22:54           remove our content, the content infringing  
16                   on YouTube.

17                  Q.       Was the content verification  
18                   program helpful?

19                           MR. GITTERMAN:  Objection to the  
20 06:22:54           form.  Vague and ambiguous.

21                  A.       I think it helps Net Result to  
22                   remove the 550, 550 clips that's specified  
23                   here.

24                  Q.       And how did FFT learn about the  
25 06:22:56           content verification program?

LOTH

MR. GITTERMAN: Objection to

form.

A. If I remember well, we sent

06:22:56 the -- Net Results send the take-down

notices, and YouTube respond saying, okay,

we will remove it; but by the way, we can

show you the content verification program.

Q. So YouTube informed FFT about

06:22:56 the existence of this tool?

A. Informed Net Results.

Q. Has FFT had any problems using

CVP?

MR. GITTERMAN: Objection to

06:22:56 form. Vague and ambiguous, lacks

foundation. I don't know that you've

established that FFT uses it.

A. In 2007 this is Net Results. We

use the CVP.

06:22:56 Q. So Net Results used CVP in 2007?

A. Yes.

Q. And FFT actually used it, used

CVP itself, after that point?

MR. GITTERMAN: Objection to

06:22:56 form.

LOTH

A. In 2009.

Q. And Net Result was using CVP on  
FFT's behalf in 2007, correct?

06:22:56 A. Yes.

Q. Are you aware of YouTube's  
content ID program?

A. Content ID program.

Q. Are you aware of YouTube's  
06:22:56 fingerprinting technology?

MR. GITTERMAN: Objection to  
form.

A. We know about fingerprinting  
YouTube technology.

06:22:56 Q. How did you learn about  
YouTube's fingerprinting technology?

A. YouTube speak about  
fingerprinting technology before, just  
before 2009 events.

06:22:57 Q. So YouTube contacted FFT to  
inform it that it had fingerprinting  
technology?

MR. GITTERMAN: Objection to the  
form.

06:22:57 A. Yes.



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Q. The amended complaint?

A. I don't know everything. I have  
an idea.

06:23:23 Q. FFT -- in the amended complaint  
FFT asserted three allegedly infringing  
videos, correct?

A. What? I don't know if it's  
three. At least three.

06:23:23 MR. GITTERMAN: I'm going to  
also object to this as being beyond  
the notice topics.

Q. My next question may tie the  
loop.

06:23:23 As of the date of the amended  
complaint, had FFT sent take-down notices  
for all of the videos it listed in the  
complaint?

A. It's my understanding, yes.

06:23:24 Q. What is that understanding based  
on?

A. Because those clips have been  
removed, and we did something to remove  
it -- them, to remove them.

06:23:24 Q. How do you know those clips had

LOTH

been removed?

A. Because we had the URL, and we came back to see.

06:23:24 Q. On May 8th, 2009 FFT submitted a revised list of allegedly infringing videos in this case, correct?

MR. GITTERMAN: Objection. I think this goes beyond the notice topics.

06:23:24 If you know anything about it, you can answer.

A. I don't know the dates. I know there is a list with more than 500.

06:23:25 Q. As of the date of that list, had FFT sent take-down notices to YouTube for all of the videos listed?

A. I don't know if it's one take-down notice per video. What I know is all videos has been removed.

06:23:25 Q. So you had removed all of the allegedly infringing videos asserted in this case?

A. Yes.

06:23:25 MR. GITTERMAN: Objection to the

LOTH

form. Vague and ambiguous.

Q. When did YouTube remove those videos?

06:23:25 A. I don't know. I don't know exactly when.

Q. Was it within a day of the take-down notice?

06:23:25 A. I don't know if it was 24 hours, 48 hours, I don't know.

Q. But it was a short time after the take-down notice, correct?

MR. GITTERMAN: Objection to form. Vague and ambiguous.

06:23:26 A. Depends what you call short. It should be in the first place. Short is never enough.

Q. Did YouTube remove the videos within days of the take-down notice?

06:23:26 A. I don't know.

Q. But it was days, correct?

A. Sorry, yes, it was days.

MR. KIRSCHNER: Let's take a short break, if that's okay.

06:23:26 THE VIDEOGRAPHER: The time is

LOTH

5:48 p.m., and we are off the record.

(Whereupon, there is a recess in the proceedings.)

06:23:26 THE VIDEOGRAPHER: The time is 6:03 p.m., and we are back on the record.

Q. I'd like to play you some videos and ask you some questions about the

06:23:26 videos, okay? So I'm going to play you a video that was posted at the URL <http://www.YouTube.com/watchV=A5Q6RBR3TW>.

(Whereupon, the video was played.)

06:23:26 MR. GITTERMAN: Actually, before you ask a question, was this video produced in the case?

MR. KIRSCHNER: Yes.

06:23:26 MR. GITTERMAN: Do you know what Bates number it was produced at?

MR. KIRSCHNER: I don't have the Bates number on it, but I can get it for you.

06:23:26 MR. GITTERMAN: Okay. I mean I'm going to object to the use of this

# **Schapiro Exhibit 108**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

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THE FOOTBALL ASSOCIATION PREMIER	)	
LEAGUE LIMITED, BOURNE CO., et al.,	)	
on behalf of themselves and all	)	
others similarly situated,	)	
	)	
Plaintiffs,	)	
vs.	)	
	)	
	)	NO. 07-CV-3582
	)	
YOUTUBE, INC., YOUTUBE, LLC, and	)	
GOOGLE, INC.,	)	
	)	
Defendants.	)	

---

VIDEOTAPED DEPOSITION OF

KEITH HAUPRICH  
NEW YORK, NEW YORK  
THURSDAY, SEPTEMBER 24, 2009

BY: REBECCA SCHAUMLOFFEL  
JOB NO. 17720

A P P E A R A N C E S:

FOR THE LEAD PLAINTIFFS AND  
PROSPECTIVE CLASS:

PROSKAUER ROSE LLP

By: WILLIAM HART, ESQ.

1585 Broadway

New York, New York 10036-8299

WHART@PROSKAUER.COM

FOR THE DEFENDANTS YOUTUBE, INC., YOUTUBE,  
LLC and GOOGLE, INC.:

MAYER BROWN LLP

By: ARIC JACOVER, ESQ.

TERRI MAZUR, ESQ.

RICHARD S. PIANKA, ESQ.

1675 Broadway

New York, New York 10019

(212) 506-2146

Ajacover@mayerbrown.com

Tmazur@mayerbrown.com

Rpianka@mayerbrown.com

ALSO PRESENT:

Manuel Abreu, Videographer

---oOo---

1 KEITH HAUPRICH

2 Q. Was Cherry Lane aware that  
3 the content verification tool was  
4 available before that date?

5 11:26:04 A. I believe that Cherry Lane  
6 had been sending -- excuse me. I  
7 believe, in this instance, Cherry Lane  
8 had sent a DMCA notice to YouTube that  
9 they were not able to comply with in  
10 11:26:21 Misty's E-mail to Basa. She asked that  
11 we resubmit the list of URLs in either  
12 the body of an E-mail or plain text or  
13 HTML because we wanted to remove the  
14 links.

15 11:26:36 Subsequent to this, or with  
16 this correspondence, is when we became  
17 aware of the content verification tool;  
18 with the receipt of this E-mail.

19 Q. So you weren't aware of the  
20 11:26:45 availability of this tool before  
21 April 9th, 2007?

22 A. Sitting here today, I do not  
23 believe that Cherry Lane was aware of  
24 the content verification tool prior to  
25 11:26:56 this E-mail exchange.



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KEITH HAUPRICH

Q. And you said that Cherry Lane did sign up to use the content verification tool; is that right?

11:27:05 A. Yes.

Q. When did Cherry Lane sign up to use that tool?

A. I believe it to be spring of 2007. It would have been most likely in connection with this E-mail correspondence.

Q. Does April 2007, does that sound about right, as to when Cherry Lane signed up to use the content verification tool?

MR. HART: Sorry. Just have that read back, please.

(Whereupon, the aforementioned question was read back by the Court Reporter.)

A. Yes.

Q. Did Cherry Lane use the content verification tool to find its content on --

11:27:55 MR. HART: Objection.

1 KEITH HAUPRICH

2 Sorry, go ahead.

3 Q. -- on YouTube?

4 MR. HART: Objection to

5 11:27:59 form.

6 A. From April 2007 to date, the  
7 content verification tool is one of the  
8 ways we try to monitor our content on  
9 YouTube. It is triage. Not cosmetic  
10 11:28:17 surgery.

11 So all the tools are made  
12 available to us, we are eager to use,  
13 including the content verification  
14 tool.

15 11:28:24 Q. Did Cherry Lane also use the  
16 content verification tool to remove its  
17 content on YouTube?

18 A. Yes, the content  
19 verification tool was one of the means  
20 11:28:36 we used to monitor our content on  
21 YouTube.

22 Q. What I asked was whether  
23 Cherry Lane had used the content  
24 verification tool to remove its  
25 11:28:49 content, not just to monitor it.

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KEITH HAUPRICH

A. Yes, the content verification tool is one of the ways we remove content.

11:29:02 Q. Does Cherry Lane still use the content verification tool to find and remove its content on YouTube?

A. Yes, that is one of the ways.

11:29:19 Q. Did Cherry Lane ever have any problems accessing its account for the content verification tool?

A. Accessing the account, no.

Q. Was Cherry Lane's account for the content verification tool ever blocked?

A. Was our access blocked?

Q. Right.

A. No.

11:29:53 Q. Was it ever closed?

MR. HART: The account?

MR. JACOVER: The account.

Q. Was the account ever closed?

A. Meaning blocked or otherwise inaccessible, not that I am aware of.

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KEITH HAUPRICH

Q. And has the content verification tool been useful to Cherry Lane in finding its content on YouTube?

11:30:21 MR. HART: Objection to form.

A. Can you repeat the question, please.

Q. Sure. Has the content verification tool been useful for Cherry Lane in finding its content on YouTube?

MR. HART: I maintain my objection as to form. Useful.

11:30:48 A. It is very useful in finding content. We submit -- when we give notice to take down the content, we use the verification tool to refind the same video coupled with the same sound bite time and time again.

So even though the initial URL goes down the first time, content of the same audio visual work and the same song constantly appears that is readily identifiable by the content

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KEITH HAUPRICH

verification tool.

Q. And just so I understand  
what you are saying, you are referring  
11:31:21 to content that is posted under  
different URLs; is that right?

A. That sounds about right.

Q. Has the content verification  
tool also been useful for Cherry Lane  
11:31:36 in removing its content from YouTube?

MR. HART: Asked and  
answered. Form. Useful.

A. As one of the ways to try to  
control unauthorized use of content, we  
11:31:51 use it in that context. I am going to  
say it is useful in that context.

Q. Are you familiar with  
content identification tools that are  
based on fingerprinting technology?

A. No, but I would like to be.  
This is the subject matter that's been  
-- this is the topic that's been  
subject to an ongoing letter campaign  
by Google and their unwillingness to  
11:32:17 enter into an engagement letter.

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KEITH HAUPRICH

Q. So you're not familiar with  
how fingerprinting technology works?

MR. HART: Objection to  
11:32:23 form. You mean generally or with  
specific reference to the Google  
technology?

MR. JACOVER: Generally.

MR. HART: I think there may  
11:32:32 have been a disconnect with the  
previous answer. But go ahead.

Q. Go ahead.

A. Am I generally aware of  
fingerprinting technology in the  
11:32:40 general sense? Is that the question?

Q. I am asking if you  
understand -- yes, are you familiar  
with fingerprinting technology,  
generally?

11:32:48 A. Yes.

Q. And are you familiar with  
how it works, generally?

A. Generally, yes.

Q. Can you give me -- can you  
11:32:59 just try to tell me how it works, in

## **Schapiro Exhibit 109**

—

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**From:** Courtney Nieman  
**Sent:** Thursday, February 08, 2007 8:53 PM  
**To:** 'Cahan, Adam'  
**Cc:** Mark M. Ishikawa; Travis Hill; Evelyn Espinosa  
**Subject:** RE: YouTube Content Verification Program

The Content Verification Tool is a proprietary based tool developed and maintained by YouTube. The use is very simple and effective. Instead of just going to YouTube and searching for videos, users, tags, the process is augmented when you log in to YouTube using the content provider account.

When you perform a search - you are provided with a check box next to each result. If the result belongs to Viacom, you click the check box. At the end of the page you then click on SUBMIT, and the CVT will open a small window with the list of checked links. Continue the process until you have reviewed every clip.

When you are ready to take down the list - you can re-review the links or just select all links in the list, and submit. The links will go down with in 1-4 hours (during business hours) 12-24 (after business hours) Pacific. YouTube will then email you a report of the links you requested to take down. The do not issue a follow up report on the actual take down. The take down data is not entered into a database that could be used for reporting purposes.

We use this tool for "urgent" take downs only. We need to be able to report on our activities on behalf of the client. Let me know if you want a demonstration - we can set something up to show you how it works.

Courtney Nieman

---

**From:** Cahan, Adam [mailto:Adam.Cahan@mtvn.com]  
**Sent:** Thursday, February 08, 2007 12:22 PM  
**To:** Mark M. Ishikawa; Travis Hill; Courtney Nieman  
**Subject:** FW: YouTube Content Verification Program

The BD head at YouTube just asked me to sign up for the content verification tool that they provide. He said that Bay currently uses it.

This is a web-based protocol. Is it effective? Why/Why not?

---

**From:** Chris Maxcy [mailto:chris@youtube.com]  
**Sent:** Mon 2/5/2007 6:02 PM  
**To:** Cahan, Adam  
**Subject:** YouTube Content Verification Program

Adam,

We would like to take this opportunity to offer access to a new tool that we created solely to assist content owners to locate and notify us of potentially infringing content on YouTube.com.

YouTube's Content Verification Program provides an easy-to-use interface where content owners may request removal of infringing content by simply checking a box. After you have submitted a short, one page form in order to verify your identity, this system automatically provides the proper DMCA notification that we need in order to remove your content. This is the fastest way to ensure removal of content from the site - 24 hours a day, 365 days a year.

All a content owner needs to do to participate in the program and gain access to this tool is complete and submit to YouTube a short form that can be found here:

[http://youtube.com/t/copyright\\_program](http://youtube.com/t/copyright_program)

6/23/2008



Once your application has been submitted, we will follow up by providing you with a tutorial and login information to get you started and on your way!

We are committed to working in cooperation with content owners to keep infringing content off of the YouTube site! Please let me know if you have any questions.

Best,

Chris

Ps: Adam, this is the tool that I mentioned earlier today. BayTSP has been using it extensively for sometime now. Please let me know if you have any questions.

6/23/2008

HIGHLY CONFIDENTIAL

BAYTSP 004282800

# **Schapiro Exhibit 110**

To: heather@youtube.com <heather@youtube.com>; julie@youtube.com  
<julie@youtube.com>  
From: Cameron.DiNunzio@sonybmj.com <Cameron.DiNunzio@sonybmj.com>  
Cc: kevin@youtube.com <kevin@youtube.com>; Bob.Hoch@sonybmj.com  
<Bob.Hoch@sonybmj.com>  
Bcc:  
Received Date: 2006-06-01 20:03:06 GMT  
Subject: RE: Christina Aguilera leak

---

Thanks much Heather. Much appreciated!!

---

From: heather gillette [mailto:heather@youtube.com]  
Sent: Thursday, June 01, 2006 5:50 PM  
To: DiNunzio, Cameron, RCA NY1540; julie@youtube.com  
Cc: 'Kevin Donahue'  
Subject: RE: Christina Aguilera leak

Hi there Cameron,

I removed both of the videos and one user was a repeat infringer so they were deleted as well. The user that remains is XmBx. We use a technology that should catch future uploads of the exact same videos and not allow them to be uploaded again. If the video does not get edited by the user, it should be recognized and not allowed again.

Thank you, and please let me know if you have any further questions,

Heather Gillette

Director, Customer Support/Copyright Agent

YouTube, Inc.

---

From: Kevin Donahue [mailto:kevin@youtube.com]  
Sent: Thursday, June 01, 2006 2:16 PM  
To: Cameron.DiNunzio@sonybmj.com; julie@youtube.com  
Cc: 'heather gillette'  
Subject: RE: Christina Aguilera leak

Hi Cam,



Fax: 212-833-6258

[www.rcarecords.com](http://www.rcarecords.com)

---

# **Schapiro Exhibit 111**

To: 'Scott, Doug' <DScott@ea.com>  
From: heather gillette <heather@youtube.com>  
Cc: 'Kevin Donahue' <kevin@youtube.com>; chris@youtube.com <chris@youtube.com>  
Bcc:  
Received Date: 2006-07-25 21:49:55 GMT  
Subject: RE: take down clip on site

---

Doug,

Yes, YouTube utilizes MD5 algorithm technology. This technology permits us to take a digital "fingerprint" of an infringing video when it is removed from our site. If someone thereafter tries to upload a copy of that video it is automatically rejected regardless of whether the person is using a different user or file name. There are a couple of ways around this, however, if someone else tries to upload a copy that is a little different in length or with different audio it may not be recognized as this same file.

Let me know if you have any more questions on this,

Heather

---

From: Scott, Doug [mailto:DScott@ea.com]  
Sent: Tuesday, July 25, 2006 4:46 PM  
To: heather gillette  
Cc: Kevin Donahue; chris@youtube.com  
Subject: RE: take down clip on site

Hi Heather,

Thanks! We'll probably need to get that user information we discussed in order to make sure that it doesn't get reposted. Are there any ways to prevent that file from being uploaded again?

Thanks,

Doug

---

From: heather gillette [mailto:heather@youtube.com]  
Sent: Tuesday, July 25, 2006 4:42 PM

To: Scott, Doug  
Cc: 'Kevin Donahue'; chris@youtube.com  
Subject: RE: take down clip on site

Doug, I was able to remove it just now!

Nice talking to you,

Heather

---

From: Scott, Doug [mailto:DScott@ea.com]  
Sent: Tuesday, July 25, 2006 4:33 PM  
To: Scott, Doug; Kevin Donahue; chris@youtube.com  
Cc: heather@youtube.com  
Subject: RE: take down clip on site

Sorry, phone number is [REDACTED] or [REDACTED].

---

From: Scott, Doug  
Sent: Tuesday, July 25, 2006 4:29 PM  
To: 'Kevin Donahue'; chris@youtube.com  
Cc: 'heather@youtube.com'  
Subject: RE: take down clip on site

Thank you. Heather, can you call me? How long should it take to get it down?

Thanks,

Doug

---

From: Kevin Donahue [mailto:kevin@youtube.com]  
Sent: Tuesday, July 25, 2006 4:21 PM  
To: chris@youtube.com; Scott, Doug  
Subject: RE: take down clip on site



I just spoke with Heather - she's going to take it down asap.

---

From: Chris Maxcy [mailto:chris@youtube.com]  
Sent: Tuesday, July 25, 2006 4:17 PM  
To: 'Scott, Doug'; kevin@youtube.com  
Subject: RE: take down clip on site

Hi Doug,

This is the fastest way to take down content is to send us the YouTube URL and make sure to copy (copyright@youtube.com).

Best,

Chris

---

From: Scott, Doug [mailto:DScott@ea.com]  
Sent: Tuesday, July 25, 2006 4:03 PM  
To: kevin@youtube.com; Chris Maxcy  
Subject: take down clip on site

Hi Kevin and Chris,

We need to have a clip on YouTube taken down immediately. What's the process? Can you call me at [REDACTED] [REDACTED]?

Thanks,

Doug

P.S. It's a clip from a Pay Per View special that we have airing in a week and it contains highly sensitive material.

---

# **Schapiro Exhibit 112**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

VIACOM INTERNATIONAL, INC., COMEDY :  
PARTNERS, COUNTRY MUSIC TELEVISION, :  
INC., PARAMOUNT PICTURES :  
CORPORATION, AND BLACK :  
ENTERTAINMENT TELEVISION, LLC, : CASE NO.  
: 07-CV-2203  
Plaintiffs, :  
vs. :  
YOUTUBE, INC., YOUTUBE, LLC, AND :  
GOOGLE, INC., :  
:  
Defendants. :

Videotaped deposition of DEBORAH  
KADETSKY, taken on behalf of the Defendants, in  
the above-entitled matter before Suzanne Stotz,  
a Certified Shorthand Reporter (License No.  
1845) and Notary Public of the State of New  
York, taken at the offices of MAYER BROWN, LLP,  
1675 Broadway, New York, New York, on Tuesday,  
August 18, 2009, commencing at 10:08 a.m.

JOB No. 17414

1 APPEARANCES OF COUNSEL

2  
3 FOR PLAINTIFFS:

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13  
14 FOR DEFENDANTS YOUTUBE and GOOGLE:

15  
16  
17  
18  
19  
20  
21  
22  
23  
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aschapiro@mayerbrown.com  
chernandez@mayerbrown.com

ALSO PRESENT:

Salleen Browne, Videographer

1 10:15:42 you have created?

2 10:15:42 A. We primarily used an account with

3 10:15:46 the name VH1 staff.

4 10:15:47 Q. Did you create that personally?

5 10:15:49 A. I did.

6 10:15:50 Q. You said you primary used the VH1

7 10:15:53 staff account. What other accounts?

8 10:15:56 A. Prior to that account, one of our

9 10:15:58 interns did use their account to help us with a

10 10:16:01 promotion.

11 10:16:02 Q. And when you say, "The intern

12 10:16:05 used," do you remember if it was a male or a

13 10:16:09 female?

14 10:16:09 A. I don't recall.

15 10:16:10 Q. And when you say the intern used

16 10:16:12 his or her account, meaning a personal account

17 10:16:16 in the intern's own name?

18 10:16:19 A. I don't recall the specifics, but I

19 10:16:21 believe that to be true.

20 10:16:22 Q. Any other YouTube accounts that you

21 10:16:23 have created for VH1?

22 10:16:26 A. No.

23 10:16:28 Q. How about any other YouTube

24 10:16:30 accounts that others working for you or with

25 10:16:34 you have created?

1 10:16:34 A. No, not to my knowledge.

2 10:16:38 Q. Was there ever an account or user

3 10:16:41 name called reaction 2006?

4 10:16:43 A. That's the intern account.

5 10:16:44 Q. That's the intern account?

6 10:16:46 A. Uh-huh.

7 10:16:46 Q. Do you know if there were other

8 10:16:48 intern accounts in personal names?

9 10:16:50 A. I don't know.

10 10:16:56 Q. Do you have a personal YouTube

11 10:16:58 account?

12 10:16:59 A. I do.

13 10:17:00 Q. And what is your user name?

14 10:17:03 A. I don't remember exactly, but it is

15 10:17:05 an iteration of my name.

16 10:17:07 Q. Do you recall when you created

17 10:17:09 that?

18 10:17:10 A. Not specifically, no.

19 10:17:11 Q. Have you ever uploaded videos to

20 10:17:14 your personal account?

21 10:17:14 A. I have.

22 10:17:17 Q. What kind of videos?

23 10:17:19 A. I specifically remember creating it

24 10:17:22 for vacation videos to share with friends and

25 10:17:25 family.

1 10:17:25 Q. Do you recall when you created it?

2 10:17:27 A. I don't recall when I created it.

3 10:17:29 Q. Have you ever uploaded to that --

4 10:17:34 do you recall roughly when you created it?

5 10:17:36 A. I don't.

6 10:17:37 Q. Were you working at VH1?

7 10:17:39 A. I don't recall.

8 10:17:42 Q. Do you recall when the last time

9 10:17:45 you used it?

10 10:17:46 A. That I do recall. It was a year

11 10:17:50 ago in January or February after coming back

12 10:17:53 from a trip to India and posting those videos.

13 10:17:56 Q. Do you know if you've ever posted

14 10:18:00 any Viacom content to your personal account?

15 10:18:03 A. Not that I recall, no. I would

16 10:18:06 have no reason to.

17 10:18:07 Q. Have you posted any material that

18 10:18:12 you did not create yourself to that account?

19 10:18:15 A. No.

20 10:18:20 Q. Now, getting back to the VH1

21 10:18:24 accounts that you mentioned, did you or your

22 10:18:30 staff ever upload videos to those accounts?

23 10:18:34 A. To the VH1 accounts?

24 10:18:36 Q. Yes.

25 10:18:36 A. Yes.



1 11:53:24 Q. And there is no text in the e-mail,  
2 11:53:30 there's just the URL -- there is a URL to --  
3 11:53:36 YouTube URL, right?  
4 11:53:37 A. Yes.  
5 11:53:38 Q. I assume this is the -- this would  
6 11:53:40 be a link to the Brooke clip that you posted?  
7 11:53:43 A. That's right.  
8 11:53:45 Q. And if they clicked on this URL and  
9 11:53:48 went to the Brooke clip that you posted, they  
10 11:53:52 could see how many views it had, as with any  
11 11:53:56 YouTube video?  
12 11:53:57 A. Sure.  
13 11:54:02 Q. Now, in addition to posting content  
14 11:54:06 on YouTube, sometimes you were involved in  
15 11:54:13 asking YouTube to take material down, correct?  
16 11:54:16 A. That's true.  
17 11:54:17 Q. And that might be for a variety of  
18 11:54:19 reasons, right?  
19 11:54:20 A. Sure.  
20 11:54:21 Q. Sometimes if it was unauthorized  
21 11:54:24 content, right?  
22 11:54:26 A. Yes.  
23 11:54:26 Q. Sometimes if it was a clip that  
24 11:54:33 just for promotional reasons you didn't want up  
25 11:54:36 at that time, correct, like with something

1 11:54:38 called the poop scene?

2 11:54:40 A. That was actually, to my

3 11:54:43 recollection, not a promotional clip, that was

4 11:54:47 an unauthorized clip.

5 11:54:49 Q. And you wanted their help in taking

6 11:54:51 that down?

7 11:54:51 A. Uh-huh.

8 11:54:54 Q. Do you remember the names of some

9 11:54:58 of the people who you dealt with at YouTube

10 11:55:01 when you were seeking help -- actually, let me

11 11:55:06 back up. How about when you set up your

12 11:55:08 director's account, do you recall whether you

13 11:55:08 had some direct contact with people at YouTube

14 11:55:11 to help you get set up?

15 11:55:12 A. Absolutely, uh-huh.

16 11:55:13 Q. Do you remember their names?

17 11:55:15 A. There were three people that I

18 11:55:17 communicated with on various levels, Kevin

19 11:55:21 Donohue or Donohue, Taylor Cascino and Heather

20 11:55:27 Gillette.

21 11:55:28 Q. And were Kevin, Taylor and Heather

22 11:55:32 helpful to you?

23 11:55:33 A. Yes.

24 11:55:34 Q. Were they also the people who you

25 11:55:36 would reach out to if sometimes you needed a

1 11:55:38 clip taken down?

2 11:55:39 A. They were the only people I knew,

3 11:55:41 so yes, I asked.

4 11:55:42 Q. Were they helpful in that context

5 11:55:44 also?

6 11:55:45 A. Always.

7 11:55:58 MR. SCHAPIRO: Let's mark Exhibit

8 11:55:59 13.

9 11:55:59 (Whereupon Exhibit No. 13, E-mail

10 11:55:59 chain Bates number GOO 001-00856030 and

11 11:55:59 GOO 001-00856031, was marked for

12 11:56:33 identification.)

13 11:56:33 A. Okay.

14 11:56:36 MR. SCHAPIRO: Actually, you know

15 11:56:37 what I want to do, if I may, can I

16 11:56:44 substitute, and I'll save us some time. I

17 11:56:47 have the same e-mail, but it has one

18 11:56:52 additional entry, and rather than doing

19 11:56:54 this in two steps, is it possible to

20 11:56:56 switch out that Exhibit 13 and instead use

21 11:57:00 what I'm about to give you as 13? It will

22 11:57:03 save you time. Sorry about that. Let's

23 11:57:06 make this Exhibit 13.

24 11:58:04 (Whereupon Exhibit 13 was

25 11:58:10 remarked.)

1 11:58:10 A. Okay.

2 11:58:13 Q. So here is an e-mail chain between

3 11:58:18 you and some folks at YouTube, correct?

4 11:58:20 A. Yes.

5 11:58:20 Q. And it starts out with you

6 11:58:24 saying -- writing to Heather Gillette saying,

7 11:58:28 "Hi, Heather, I spoke to Kevin this morning

8 11:58:30 about wanting to take down a few posted clips

9 11:58:32 from one of our shows," and then you give him

10 11:58:35 three URL's, correct?

11 11:58:37 A. That's right.

12 11:58:41 Q. And do you remember what these

13 11:58:44 were, as you sit here?

14 11:58:45 A. I don't. I don't specifically

15 11:58:48 know.

16 11:58:48 Q. And then Heather writes back to you

17 11:58:53 a little later the same day saying, "These have

18 11:58:57 been removed, Deborah, thanks," correct?

19 11:59:00 A. Yes.

20 11:59:01 Q. Then you have -- in the top you

21 11:59:03 thank her, but you have an additional request,

22 11:59:05 right?

23 11:59:05 A. Yes.

24 11:59:06 Q. Can you tell us what that

25 11:59:07 additional request was?

1 12:07:57 their attention," you mean to whose attention?

2 12:08:00 A. Bringing the request to remove

3 12:08:03 particular clips to YouTube's attention.

4 12:08:05 Q. I'm sorry, no, you said about the

5 12:08:08 discretion, "I don't remember exactly if that

6 12:08:11 had to do with really not bringing to their

7 12:08:13 attention to the fact that these scenes existed

8 12:08:16 or" --

9 12:08:17 A. About the nature of the content of

10 12:08:18 the scenes.

11 12:08:18 Q. But you're saying, "Their

12 12:08:20 attention." YouTube's attention?

13 12:08:22 A. YouTube's attention.

14 12:08:24 Q. Now, around this time sometime in

15 12:08:28 this day you are sending the e-mail to YouTube

16 12:08:32 asking if they can take VH1 out of the takedown

17 12:08:35 message, correct?

18 12:08:36 A. Yes.

19 12:08:36 Q. And on the second page here, second

20 12:08:41 from the top, Michael Hirschorn sends you a

21 12:08:45 couple of URL's and says, "Here are a couple.

22 12:08:56 If you then look at explore more videos you

23 12:08:58 will see the rest. They are all something poop

24 12:09:00 titles. The introducing something ones

25 12:09:04 obviously are clips you sent out."

1 12:09:06 Did you understand him to mean that  
2 12:09:09 clips that said, "Introducing Flavor Flav," or  
3 12:09:12 whatever it might be were clips that you, as  
4 12:09:17 part of your job, sent out and the poop ones  
5 12:09:22 were not?  
6 12:09:23 A. Correct.  
7 12:09:23 Q. And do you know how a user might  
8 12:09:28 know that?  
9 12:09:29 MS. CUNHA: Objection to form. It  
10 12:09:30 calls for speculation.  
11 12:09:32 A. If they were posted to our official  
12 12:09:36 account, the account name would identify it as  
13 12:09:39 being VH1, and there was various obvious  
14 12:09:41 promotional messaging attached to it.  
15 12:09:42 Q. Do you know if a user would know  
16 12:09:45 whether you were or were not also putting out  
17 12:09:49 other videos outside of your account name?  
18 12:09:51 MS. CUNHA: Objection to form. It  
19 12:09:52 calls for speculation.  
20 12:09:53 A. I don't know.  
21 12:09:55 Q. Then right on the front page you  
22 12:10:02 say to Tony Carbone, you say, "Refreshing the  
23 12:10:06 pages, and it looks like they're going to use  
24 12:10:09 this instead. They rule." And then you quote,  
25 12:10:13 "This video has been removed by the user."

1 12:10:16 Does that refresh your recollection  
2 12:10:20 about how this ended up getting resolved?  
3 12:10:23 A. The fact that they removed the  
4 12:10:25 videos, yes.  
5 12:10:26 Q. And that the message didn't say,  
6 12:10:30 "By VH1"?  
7 12:10:31 A. Sure.  
8 12:10:33 Q. And you were happy about that, that  
9 12:10:35 they worked with you, you said, "They rule"?  
10 12:10:39 A. They were very helpful, yes.  
11 12:10:42 Q. Can you think of any instances in  
12 12:10:45 which Heather or Kevin or others at YouTube  
13 12:10:48 were not helpful to you?  
14 12:10:50 A. No, we had a very good  
15 12:10:51 relationship.  
16 12:10:59 Q. By the way, when Mr. Hirschorn  
17 12:11:01 says, "There are people who have uploaded other  
18 12:11:04 scenes from episode one, which you might want  
19 12:11:06 to let slide, but let's try discretely to get  
20 12:11:09 this one off," do you know whether the other  
21 12:11:11 scenes from episode one were taken down?  
22 12:11:13 A. I don't know for certain. If they  
23 12:11:16 provided to me, then the request was made.  
24 12:11:21 Q. Do you have any recollection that  
25 12:11:22 they were provided to you?

1 12:11:23 A. I don't recall.

2 12:11:49 MR. SCHAPIRO: 15.

3 12:11:49 (Whereupon Exhibit No. 15, E-mail

4 12:11:49 chain Bates number VIA 10405976, was

5 12:12:26 marked for identification.)

6 12:12:26 A. Okay.

7 12:12:29 Q. Here is an instance in which around

8 12:12:33 the same time period a few days later you asked

9 12:12:37 the folks at YouTube to take down some

10 12:12:40 additional clips, correct?

11 12:12:41 A. Correct.

12 12:12:41 Q. And you said to Tony Carbone, "I

13 12:12:46 got to send something to our friends at

14 12:12:48 YouTube. She wrote me back in a flash that

15 12:12:51 they're down already. So great."

16 12:12:53 A. Yes.

17 12:12:53 Q. Was it generally your experience

18 12:12:56 that the folks at YouTube were pretty quick in

19 12:12:58 responding to your requests?

20 12:12:59 A. Definitely, yes.

21 12:13:03 Q. Let's take a look at -- actually,

22 12:13:06 strike that.

23 12:13:16 MR. SCHAPIRO: There is one more

24 12:13:17 along these lines. We will make it

25 12:13:19 Exhibit 16.



1       12:13:19                   (Whereupon Exhibit No. 16, E-mail  
2       12:13:19                   chain Bates number VIA 02088065, was  
3       12:14:01                   marked for identification.)  
4       12:14:01                   A.       Okay.  
5       12:14:06                   Q.       And you only -- this is an e-mail  
6       12:14:09                   that was produced to us by Viacom in this  
7       12:14:12                   litigation, and I think you only appear in --  
8       12:14:15                   or you only appear in this thread once,  
9       12:14:15                   correct?  
10      12:14:18                   A.       Apparently, yes.  
11      12:14:22                   Q.       But do you know who Adam Cahan is?  
12      12:14:26                   A.       I don't.  
13      12:14:28                   Q.       Do you know what the e-mail  
14      12:14:32                   extension MTVN.com stands for?  
15      12:14:38                   A.       MTV Networks.  
16      12:14:42                   Q.       And down at the bottom of this, the  
17      12:14:46                   first in time e-mail, this person Adam Cahan at  
18      12:14:51                   MTV Networks is writing to some folks at  
19      12:14:54                   YouTube, and he says -- and describes this as  
20      12:15:00                   incredibly urgent and says, "NY student,  
21      12:15:04                   someone internal at MTV Networks, has released  
22      12:15:08                   upcoming episodes of our celeb reality Flavor  
23      12:15:13                   Flav episode." Do you remember when this  
24      12:15:15                   occurred?  
25      12:15:17                   A.       I don't.

1 12:15:19 Q. Was that an unusual thing for  
2 12:15:21 someone internal at MTV Networks to release  
3 12:15:26 upcoming episodes of a VH1 show?  
4 12:15:29 A. Sure, that was unusual.  
5 12:15:31 Q. And celeb reality Flavor Flav was a  
6 12:15:34 VH1 show?  
7 12:15:36 A. Probably. There is not enough  
8 12:15:39 description for me to think otherwise, but I am  
9 12:15:41 not sure.  
10 12:15:42 Q. One of the people at YouTube who  
11 12:15:44 was on this chain is someone named Zahavah  
12 12:15:47 Levine. Have you ever heard that name?  
13 12:15:49 A. I haven't.  
14 12:15:50 Q. She says, "We will take it down  
15 12:15:52 right away." And then somehow you end up on  
16 12:15:56 this chain.  
17 12:15:59 A. I have no idea.  
18 12:16:00 Q. Can you think of why someone would  
19 12:16:01 have included you on this?  
20 12:16:03 A. I don't recognize any of these  
21 12:16:04 other names.  
22 12:16:06 Q. Well, Tony Carbone is there.  
23 12:16:08 A. But not until after the Zahavah  
24 12:16:12 e-mail. Perhaps they thought I could help  
25 12:16:18 escalate their request. I don't know.

1 12:16:20 Q. So you sent an FYI?

2 12:16:23 A. Yes.

3 12:16:23 Q. To all the people listed here,

4 12:16:26 including Tina Imm, Jeff Olde, Tony Carbone,

5 12:16:30 saying, "FYI, folks, it looks like the video

6 12:16:33 has been officially removed."

7 12:16:35 A. Yes.

8 12:16:35 Q. And then Adam Cahan sent something

9 12:16:38 to YouTube saying, "Really appreciate the

10 12:16:41 speedy action here. Goes a long way with our

11 12:16:42 programmers. Owe you one." Smiley. Is that

12 12:16:45 consistent with your experience with YouTube?

13 12:16:47 A. Yes.

14 12:16:48 Q. And is this an instance where

15 12:16:56 apparently someone internally put up some

16 12:16:59 Viacom material that shouldn't have gone out?

17 12:17:06 A. Just by reading this e-mail, it

18 12:17:08 seems to be that way, but I wasn't aware of who

19 12:17:11 that person was or the situation.

20 12:17:13 Q. Now, just because a video had some

21 12:17:55 of the promotional elements that you described,

22 12:17:57 like a call to tune in, that doesn't mean that

23 12:18:02 the clip itself is authorized to be on YouTube,

24 12:18:04 does it?

25 12:18:05 A. Not necessarily.

1 12:18:39 MR. SCHAPIRO: Exhibit 17.  
2 12:18:39 (Whereupon Exhibit No. 17, E-mail  
3 12:18:39 chain Bates number VIA 10405260, was  
4 12:18:42 marked for identification.)  
5 12:18:42 Q. This is an e-mail chain. It is  
6 12:18:48 ultimately between you and Sonia Ocasio. I  
7 12:18:52 will give you a minute to read it.  
8 12:18:54 A. Okay. Okay.  
9 12:19:19 Q. And the second from the top  
10 12:19:25 Ms. Ocasio, am I pronouncing that right?  
11 12:19:28 A. Yes.  
12 12:19:28 Q. Asks you, "Who do you think is,"  
13 12:19:30 and then there is a URL for what seems to be a  
14 12:19:34 YouTube user PJoseph73. It says, "Who do you  
15 12:19:38 think is PJoseph73? He puts up all of our VH1  
16 12:19:43 promos. And you answer, "Good question. I  
17 12:19:45 have no idea." As you sit here today, do you  
18 12:19:50 have any idea who PJoseph73 is?  
19 12:19:53 A. I don't.  
20 12:19:54 Q. If you wanted to find out whether  
21 12:19:56 PJoseph73 had authority to put up those promos  
22 12:20:00 or not, what would you do?  
23 12:20:06 MS. CUNHA: Objection to form.  
24 12:20:12 A. I've never gone through that  
25 12:20:14 process, so I don't know.

# **Schapiro Exhibit 113**

To: heather gillette <heather@youtube.com>  
From: Kadetsky, Deborah <Deborah.Kadetsky@vh1staff.com>  
Cc: Kevin Donahue <kevin@youtube.com>  
Bcc:  
Received Date: 2006-08-11 16:37:54 CST  
Subject: RE: 3 clips to remove

---

hey guys, thanks so much for the quick turnaround. we're wondering if the message about the video being removed could be edited? We really just wanted to ask if "VH1" could be edited out, so that it just reads:

This video has been removed at the request of copyright owner because its content was used without permission

Just trying to be sensitive to internal concerns...

thanks,  
deb

---

From: heather gillette [mailto:heather@youtube.com]  
Sent: Friday, August 11, 2006 2:15 PM  
To: Kadetsky, Deborah  
Cc: 'Kevin Donahue'  
Subject: RE: 3 clips to remove

These have been removed Deborah, thanks!

---

From: Kadetsky, Deborah [mailto:Deborah.Kadetsky@vh1staff.com]  
Sent: Friday, August 11, 2006 10:05 AM  
To: heather@youtube.com  
Cc: Kevin Donahue  
Subject: 3 clips to remove

Hi Heather,  
I spoke to Kevin this morning about wanting to take down a few posted clips from one of our shows:

<http://www.youtube.com/watch?v=zcqJGiVRv9E>  
<http://www.youtube.com/watch?v=EK1VeNVIO-8>  
<http://www.youtube.com/watch?v=e46Yjexm648>

Please let me know if you need any additional info from me?

Regards,  
Deb

---

Deborah Kadetsky  
Online Marketing Director  
deborah.kadetsky@vh1staff.com  
phone: 212.846.7864  
fax: 212.846.1870

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# **Schapiro Exhibit 114**



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Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"  
From: Kadetsky, Deborah <EX:/O=VIACOM/OU=MTVUSA/CN=RECIPIENTS/CN=USER  
ACCOUNTS/CN=USER/CN=KADETSKD>  
To: Carbone, Tony  
Cc: Date: Fri, 11 Aug 2006 19:25:53 +0000

Have to run, but will send out an email later when I see that they've all been updated.

Peace out.

-----Original Message-----

From: Carbone, Tony  
Sent: Friday, August 11, 2006 3:16 PM  
To: Kadetsky, Deborah  
Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Very cool

-----Original Message-----

From: Kadetsky, Deborah  
Sent: Friday, August 11, 2006 3:10 PM  
To: Carbone, Tony  
Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Actually refreshing the pages, and it looks like they're going to use this instead. They rule.

"This video has been removed by the user."

-----Original Message-----

From: Carbone, Tony  
Sent: Friday, August 11, 2006 2:13 PM  
To: Kadetsky, Deborah  
Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

<http://youtube.com/watch?v=EK1VeNVIO-8>  
<http://youtube.com/watch?v=e46Yjexm648>  
<http://youtube.com/watch?v=zcqJGiVRv9E>  
<http://youtube.com/watch?v=v4kpOsw2nyM>  
[http://youtube.com/watch?v=\\_4pNNo2JnIU](http://youtube.com/watch?v=_4pNNo2JnIU)  
<http://youtube.com/watch?v=rT5oxKyHEfs>  
<http://youtube.com/watch?v=N53lovKcRX4>

-----Original Message-----

From: Kadetsky, Deborah  
Sent: Friday, August 11, 2006 2:02 PM  
To: Carbone, Tony  
Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

I'm so thankful I have no idea what that scene is/was!

-----Original Message-----

From: Carbone, Tony  
Sent: Friday, August 11, 2006 2:01 PM  
To: Hirschorn, Michael; Kadetsky, Deborah; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom  
Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"  
Importance: High

---

Hey hey - we got ryan pulling add'l links now.

The almost-notorious tampon scene nearly just snuck thru at part of vspot's 202 aftershow, but it's been removed from Sunday nite's lineup as well.

-tc

-----Original Message-----

From: Hirschorn, Michael

Sent: Friday, August 11, 2006 12:30 PM

To: Kadetsky, Deborah; Carbone, Tony; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

<http://www.youtube.com/watch?v=EK1VeNVIO-8>

<http://www.youtube.com/watch?v=e46Yjexm648>

Here are a couple. If you then look at "explore more videos" you'll see the rest. They are all somethin' poop titles. The introducing somethin' ones, obviously, are clips you sent out

-----Original Message-----

From: Kadetsky, Deborah

Sent: Friday, August 11, 2006 12:14 PM

To: Hirschorn, Michael; Carbone, Tony; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Good news, they do have a process in place for removal of videos, and do it all the time. Since nobody has the right to post content that they didn't produce, it's an easy message/action to take.

Our contacts just need the individual links to the videos we'd like to block. I'm happy to facilitate the communication, but would appreciate it if someone has the bandwidth to identify all the videos and send them to me as youtube links. Let me know if this is reasonable?

Thanks much,  
deb

-----Original Message-----

From: Hirschorn, Michael

Sent: Thursday, August 10, 2006 7:26 PM

To: Kadetsky, Deborah; Carbone, Tony; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: Re: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Good instinct

-----Original Message-----

From: Kadetsky, Deborah

To: Hirschorn, Michael; Carbone, Tony; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Sent: Thu Aug 10 19:25:18 2006

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Not sure...they may turn a blind eye? My first step will be to ask if they have a process in place before taking action. I'll let you know how that goes...

---

Also keep in mind, I imagine we'll either need to identify all the videos we want flagged or set up a qualifying description for youtube to follow.

I'll keep you posted. Should know lots more tomorrow.

deb

-----Original Message-----

From: Hirschorn, Michael

Sent: Thursday, August 10, 2006 7:14 PM

To: Carbone, Tony; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Cc: Kadetsky, Deborah

Subject: Re: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

At this point assume they get these requests all the time, no?

-----Original Message-----

From: Carbone, Tony

To: Hirschorn, Michael; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

CC: Kadetsky, Deborah

Sent: Thu Aug 10 18:57:35 2006

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Copying Deb Kadetsky...she's probably the best person to reach out to youtube about this. We discussed earlier, but she had some questions about what's the best way to structure this request to youtube so as to be as discreet as possible.

-----Original Message-----

From: Hirschorn, Michael

Sent: Thursday, August 10, 2006 12:27 PM

To: Carbone, Tony; Zurier, Ben - VH1; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Tony, the poop scene has been uploaded several times to youtube. Can we ask them to take it down. People have uploaded other scenes from ep 1, which we might want to let slide, but let's try (discreetly) to get this one off

-----Original Message-----

From: Carbone, Tony

Sent: Monday, August 07, 2006 2:11 PM

To: Zurier, Ben - VH1; Hirschorn, Michael; Calderone, Tom; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

110k streams just for today and climbing. 64% of vspot traffic. Our low threshold for hit is about 100k per WEEK for episodic franchises, so this is very strong, but not on pace to break any records.

Post finale last year, FOL did about 750 on Monday and 2M for the week.

-----Original Message-----

From: Zurier, Ben - VH1

Sent: Monday, August 07, 2006 12:51 PM

To: Hirschorn, Michael; Calderone, Tom; Carbone, Tony; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Tony -- any feel for Vspot/online traffic over the weekend yet?

---

-----Original Message-----

From: Hirschorn, Michael

Sent: Monday, August 07, 2006 12:41 PM

To: Calderone, Tom; Carbone, Tony; Zurier, Ben - VH1; Gay, Richard; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Tony, can u ck if the show or the clip is on bit torrent? I can't do it from here. It wasn't on youtube a couple hours ago

-----Original Message-----

From: Calderone, Tom

Sent: Monday, August 07, 2006 12:18 PM

To: Carbone, Tony; Zurier, Ben - VH1; Gay, Richard; Hirschorn, Michael; Nelson, Laura E - VH1; Feie, Tom

Subject: RE: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Would still hold tight and not run this....thanks

-----Original Message-----

From: Carbone, Tony

Sent: Monday, August 07, 2006 11:52 AM

To: Zurier, Ben - VH1; Gay, Richard; Hirschorn, Michael; Calderone, Tom; Nelson, Laura E - VH1; Feie, Tom

Subject: FOL2 Stair/Floor Scene - VSPOT "Director's Cut"

Keeping the same dis list we had going into the weekend re FOL premiere, sorry if I'm spamming, just let me know and I can remove you from the thread...

Don't know where Tina left this with you all, but I believe she said we wanted to keep an eye on press, etc. for a couple days before making a decision on this one way or another.

We had 51M cut a VSPOT extra "Director's Cut" of the scene in question. Link below. You'll need a PC to view it. If you need, I can get you a VHS, just let me know location. The scene is similar to the first edit (that I saw) of the show.

<http://www.vh1.com/vspot/player.jhtml?vid=100389>

Thanks,

-tc